Magistrate

MAGISTRATE SUSTAINED.

Mr. Justice Scott handed out a deci

ing the conviction by Police Magis trate I. S. Cowan. The defendant

Cowan on October 14th, 1907, for con-

ducting a feed stable without having

were convicted before

AROUND THE CITY

mond Milling and Elevator Com-pany, came up from the south yes-days.

ings on the west side of the market square are being moved to the corner ago at the rate of \$125 per acre. The accommodation for market purposes. Many dogs are still being impoundpolice officers. Those not claimed in

A man named Nelson, of St. Albert, present location. was brought in to the General hos pital yesterday with his toes frostitten. It is not likely they will have

Onite a few typhoid cases were repor Quite a few typhoid cases were reported in the city and district recently. Two of the case against I. N. Pickard, eases from the Clover Bar G.T.P. bridge and two from the city were taken to the Public Hospital yesterday for treat- a

An electrician named Kelcher, who is employed by one of the theatres of the city to conduct their electrical ap eral hospital suffering from an electric under the Liquor License Ordinance. shock. This is the third time this man The prosecution was brought by the has been injured in this manner, and his condition this time is somewhat case for the prosecution was conduct-serious.

The city commissioners will call a once for tenders for supplying 2,500 yards of gravel for city work during next summer. A tender for 500 vard alone will be awarded to each contrac About 2,000 yards will go to Kinistino, or Namayo if it is decided not to pave the latter next summer, and the remaining 500 yards will go gravel will be taken from the river and will be placed on the above men tioned streets as indicated by the commissioners. This work will give immediate employment to a number

A large number of complaints have reached the city commissioners wit'l strike out certain portions of reference to the employment agencies, Secord's affidavits. laborers stating that they often pay pared for the defendant in \$1 and are then unable to obtain in the case was reserved work at the places indicated on their While the agencies refuse to return their fees. As a result the an application was made by J. K. commissioners are going to have a McDonald, counsel for the plaintiff. commissioners are going to have a

Columbia government to the effect that they will take over the trial of Fred Trumper, who has been brought drew at the residence of J. W. G. Mellacombe, Mr. and Mrs. Roermann down from the north as suspected of rose and a very successful meeting was a lifted Hughes and Miss Hughes. eased was killed on the B.C. sid about two miles from the boundary. It is probable that a preliminary examination will be begun before a magistrate here, and when it appears that the affair took place in British Columbia he will be handed over to It is probable that he will b taken to that place by Sergeant An derson, who brought Trumper down from the north and is still in the city. t is understood that there are about alf a dozen witnesses in the case.

The evidence is entirely circumstantial with the exception of the state-At the police court this morning man for riding a bicycle on the sidwalk was fined \$5 and costs. One drunk was given the same penalty. The marriage took place at the annex of the Edmonton hotel on Wednex of the Edmonton hotel on Wednesday, of Martin J. Londkowski and Ewelyn Jeanette Descolby, Rev. D. McQueen was the officiating clergy

At the Presbyterian manse on Tues day the marriage took place of Ernest A. Ford and Miss Mary McKay Thomson, both of Edmonton, The eremony was performed by Rev. Dr

J. D. Blayney has returned from a month's visit to his old home in Sim coe, Ont. Mr. Blayney says that bus: ness conditions in the eastern cities are far less brisk than in the west, the change being very noticeable upor coming west from Winnipeg. On the new Canadian Northern tim

card, which took effect Jan. 22nd, the Stoney Plain train leaves Edmonton at 8.30 instead of 9 o'clock in the morning, arriving at Stoney Plain at 9.45. Returning the train leaves in Edmonton at 12.15 on Tuesdays Thursdays and Saturdays.

A quiet but pretty wedding was solemnized at the residence of the bride's father, Mr. Wm. Mason, 1022 First street, at 2.30 o'clock, the contracting parties being Mr. John S. MacColl, merchant, of Rosenroll, Altato Miss Tryphena Mason. Rev. Mr. Myers, of Queens Avenue Presbyterian church, officiated. There were no attendants and only the immediate elaborate lunch was served and the

Dan Baker, who has the sub-con tract from Foley, Welsh & Stewart, for clearing the last 60 miles of the 125 miles of the Grand Trunk Pacific right of way, left yesterday for the west with a number of men. He will right of way, left yesterday for the After hearing the cyclence the judgment with a number of men. He will gave a decision in favor of the delegate with the clearing operations dant. The rent of the office was

The new altar for All Saints' church arrived in the city yesterday and is being placed in position for Sunday when a dedicatory service will be held.

The money for this altar was collected by the members of the Brotherhood of St. Andrew from the members of the service will be held.

The money for this altar was collected by the members of the Brotherhood of St. Andrew from the members of the service will be held. St. Andrew from the members of the fence. ongregation of All Saints' church. The

LOCALS. to the manufacturing plant during Geo. D. Green, manager of the Ray- the next few days and will forward

erday, and is guest at the Alberta
lotel.

The Gibbons property owned by the
city and upon which it was proposed
to place the power plant was purchassquare are being moved to the corner property is composed of 205 acres of accommodation for market purposes. the specified time are killed by means tem, which will have shortly to be moved further up the river from its

BIG FINE IMPOSED.

At the R.N.W.M.P. barracks this morning, the attention of Inspector whosesale liquor dealer, Edmonton, charged with having sold liquor to a treaty Indian, named William Ward, on the 24th of December last. The case lasted the entire morning and resulted in a conviction, the de-The license is automatically forfeited and the defendait was represented by

CHAMBER PROCEEDINGS. Mr. Justice Harvey sat in chamber his morning in the law library in the Sandison Block, as the court room was being occupied by the session of the District Court. A number of applications of minor importance came up and motions were made for fixing the date of trial, in regard to the question of costs and other matters. An application was made by C. McCaul, counsel for the plaintiff the case of A. York vs. R. Secord to

the case was reserved by In the case of Merriam vs. Paish,

held. J. A. Birmingham, of Vancouver, Alfred Hughes and Miss Hughes. Brotherhood was present and delivered an interesting address on the Brotherhood work. The other speakers of the evening included Ven. Archdeacon Gray, Rev. Robt. Jefferson, W. H. Riley, Arlusion of the business meeting refreshments were served by Mrs. Melrose. Ar rangements are being made to extend the Brotherhood in the city. A chapter will shortly be formed at St. Paul's church and also a junior chapter in All Saints

START WORK SOON.

A large force of men will be requi ed at once by the contracting firm of Foley, Welsh & Stewart to clear the right of way of the Grand Trunk Pafic from Clover Bar to Wolf Creek, 20 miles west of the city. The right way will be cleared as rapidly as in order that the work of grading the line may be commenced as soon as possible in the spring. ery few if any teams will be requir

ed for the present. H. J. Fetter, of Hardisty, forema or the Foley. Welsh & Stewart Comany, returned to the city last night rom a trip west of the city over the ne of the G.T.P. Mr. Fetter drove out as far as the Pembina river over proposed line examining the naare of the country through which the oad will pass. He has returned, and vill at once set a large force of men work clearing the right of way, nd preparing for the work of grading which will be commenced early in

John Stewart junior member of the m, is expected to arrive in the city hortly from the Pacific coast to surintend operations here.

DISTRICT COURT CASES.

Before Judge Taylor at the District ourt yesterday afternoon, the case Credit Foncier Franco-Canadien nator Dr. Roy came up for hear-The dispute was over office ent in the new Credit Foncier Block and involved the sum of \$15.05. The and involved the sum of \$15.05. plaintiffs sucd the defendant for the from May 8th, 1907. agreed to lease the office from May 1st if it were completed and ready for oc-cupancy. He claimed, however, that the office was not ready for use until May 15th. He paid \$4 in court as a settlement of the dispute.

DIED IN VICTORIA

from Victoria, B.C., of the death of James MacDonald, one of the real old timers who came to Edmonton about the same time as the Hon. Frank Oliver. He was a real westerner, and was very successful in a fin ancial way, and highly respected by paid the necessary license provided firs many acquaintances. He had for by by-law 186 of the city. The ton. Mr. MacDonald had been suffer ing from cancer for some, and the ews of his decease was not unexpect-was sustained, the appellants to bear

the to assess. The prosecution was brought by the train and conveyed the visitors, with Attorney-General's department. The some score of the Fort's citizens, to

> of El. Simmons, who is in charge of the herd and park. It was a superb sight, enjoyed by over 100 people. The pet buffalo calf, Minnie, was put through her paces for the crowd sightseers by its trainer, the cowboy ercy Ashby, and the day was crowded throughout with bright incident of which a detailed report will be pub-ished later. An excellent luncheon was served at the house of the park-

keeper, El. Simmons. The Edmonton party, led by Hon Mr. Finlay, minister of agriculture and Frank Walker, M.P.P., member ior the Fort, returned to Edmonto by the afternoon train, which let

Fort Saskatchewan at 5.50. The party from Edmonton include by-law introduced to regulate these agencies, compelling them to have their books open to inspection by the authorities and compelling them to return the fees paid in if the laborers do not obtain the promised employment in a stated time.

The attorney-general's department they creeding word from the British agencies, compelling them to have the plaintiff and detendant to the plaintiff for by the defendant to the plaintiff for longer than the promised employment in a stated time.

The attorney-general's department viously come up before him.

McDonald, counsel for the plaintiff, for an order to cancel an agreement of sale between the plaintiff and detendant to have the money paid by the defendant to the plaintiff for lund of the plaintiff for lund of the money paid by the defendant to the plaintiff for lund of the plaintiff for lund of the plaintiff and detendant to the plaintiff for lund of the plaintiff for lund of the plaintiff and detendant to the plaintiff for lund of the plaintiff and detendant to the plaintiff for lund of the plaintiff and detendant to the plaintiff for lund of the plaintiff for lund of the plaintiff and detendant to the plaintiff and detendant to the plaintiff for lund of the plaintiff and detendant to the plaintiff for lund of the plaintiff and detendant to the plaintiff for lund of the plaintiff and detendant to the ST. ANDREW'S BROTHERHOOD. Pherson, M.P.P., W. F. Puffer M.P.P., Dr. J. R. McLeod, M.P.P., J. There was a full attendance of the drew at the residence of J. W. G. Mel. Lacombe, Mr. and Mrs. Koermann

RUTHENIAN MISSIONS.

Rev. Dr. Carmichael, of Winnipeg uperintendent of home missions for Presbyterian church in Manitol and Saskatchewan, and convener he committee in charge of the work among the Ruthenians in Western Canada, was in the city yesterday and left last night for the east on the C. N. R. express. Dr. Carmichael was here to look into the work carried on in this city and district among the Ruthenians. On his return trip to Winnipeg he will stop at Vegreville to-day to inspect the Rolland M. Boswell Hospital, erected there recently for the care of the Ruthenians,

The work among the Ruthenians has being greatly extended recently in this part of Alberta. Saskatchewan Manitoba was under one head, but about one month ago it was divided into three districts, Manitoba, Sa katchewan and Alberta. Six mission aries have recently been sent into this part of Alberta to work among the Ruthenians. The one to Edmor ton is named Mirosa, who will shortly commence holding regular services n the Independent Greek church or Kinistino avenue. He takes the place of Zagulak, who formerly conducted occasional services here, and who has returned to Winnipeg. Another missionary named Jarina is stationed at Vegreville, and another Perich at

In Edmonton Rev. C. D. Campbel is in charge of the educational work among the Ruthenians. He holds afernoon and evening classes in Pau afternoon classes from 3 to 5 and the

evening classes from 8 to 10.

At Vegreville the Rolland M. Bos well Hospital was erected last year for the benefit of the Ruthenians Mrs. Boswell, of Elora, Ont., contributed \$4,000 towards the erection of this hospital, in compliance with he deceased husband's wishes, after whom it is named. The various lad es' organizations of the First Pres byterian church also contributed argely towards the erection of this

The Ruthenians some time ago ap-olied to the Presbyterians for advice and assistance in the intellectual and moral education of their people, and as a consequence they are devoting considerable time and money to this branch of home mission work. The orm of service in the Independent Greek church in Edmonton is similar in many respects to that of the Pres byterians although they still include much of the ritual of the old Greek

UNEMPLOYED LEAVE TOWN.

Fractically all the men who were lleged to be starving at the immigra ation of All Saints' church. The case of Foley vs. Naylor was ion hall several weeks ago and claimper fontal which has been made called, but had been settled out of d to be unable to secure employment the sewer construction on Ninth street

THE UNIVERSITY IS TO sion this week in the appeal case of the King vs. Larose & Bell, sustain

Prof. Tory's Strong Address Before the School Trustees' Association in

red in the Edmonton cemetery. Further information regarding the funeral will be given out later.

was given for the plaintiff who was represented by E. B. Cogswell.

At the evening session of the trushelperson shall carry on the business of keeper of a feed stable until he shall tees' convention. Prof. Tory, M.A.,

Cameron was laid over until the post keeper of a feed stable until he shall tees' convention, Prof. Tory, M.A., Cameron was laid over until the next the legislature by private car to Fort Saskaktchewan yesterday and thence to Elk Island Park was a huge suctors. The weather was ideal and the courses. The weather was ideal and the courses.

to assess.

appearance in the province should be ment was given for the plainti

The counsel for the appellants based before a body of men who were inwas represented by C. F. Newell. some score of the Fort's citizens, to the appeal on a question of law of terested in elementary and secondary the park. The new road from the whether under the provisions of a by-broad come to reside.

Judgment was given for the plaintiff the park. The new road from the whether under the provisions of a by-broad come to reside.

Judgment was given for the plaintiff in the case of Doolittle vs. Hockley. A conter claim was put in by the defence

markably short time.

Over 250 buffaloes were seen in a herd on their feeding ground four hundred yards away from the house for a license fee for the same busi-

claimed that the person assessed for sibility that could be placed upon three members of the firm Kenney, Wal-floor space was entitled to carry on him which should not receive his noor space was entitled to carry on any kind of business on the assessed highest endeavor.

The work of organizing a system of business are done the assessor must work of experts, and the university of Strathcona, for the de-

business are done the assessor hat specify that part of the floor space to was the top-school of the system.

He drew a distinction between the Magistrate Cowan decided that the assessor did not specify the particular 1,900 feet of floor space to be assessed as both the livery and feed business was carried on indiscriminately. Unless he were authorized to be after the formular to be a fire proportion of floor space were and equal. The ately. Unless he were authorized to a founded on the principle that all remedy and he was forced to leave bealfor a fair proportion of floor space to each business a man could either escape his license or taxes on the of the body politic, and strives to influence it. The arreter of education modern school goes right at the root influence it. The arreter of education modern school goes right at the root influence it. The arreter of education modern school goes right at the root influence it. The arreter of education modern school goes right at the root influence it. The arreter of education modern school goes right at the root influence it. The arreter of education modern school goes right at the root influence it. The arreter of education modern school goes right at the root influence it. escape his license or taxes on the fluence it. The system of education fluence it. The system of education in Canada recognizes the fact that teen and the control of Magistrate Cowan, the appeared for the defence.

The system of education months' rent until the time when a new tenant occupied the store. M. W. Eager acted for the plaintiff and M. Delevault appeared for the defence.

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The system of education months' rent until the time when a new tenant occupied the store. M. W. Eager acted for the plaintiff and M. Delevault appeared for the defence.

pellants, to pay the costs of the ap- amount of happiness. FAIR WAGE OFFICER HERE.

was appointed Dot officer in room of Mr. O'Donoghue, left the city yesterday morning on his way home. His visit to Edmonton constituted the last stage of a trip extending as far east as Toronto, and the impetus of this progress more or of the plaintiff in the case of the that point to the coast.

object of his trip was the compilation petus of this progress, so has the uniter, Mr. Mackenzie King, to make the department a useful industrial auxiliary. Discussing conditions in the district, Mr. McNivin said he thought that Edmonton compared favorably in the matter of wages and hours to other parts of the Dominion. He was pleased to see labor well organiz-

nions in all questions. Speaking of the work of the Department, Mr. McNivin stated that when a full appreciation of the effects of the work of Mr. Lemieux and his staff was possessed by the labor bodies the

of it may be in a manner justified, of it may be in a manner justified, but not enough of credit is given for the really live interest and desire on the part of the officials to perform the part of the part of the officials to perform the part of the part of the officials to perform the part of t their work efficiently."

McNivin declared, was being popularly viewed by the laborer and employer alike. Different authorities in the United States and elsewhere had discussed the Act, Prof. Elliot of Harvard having written an article on it, and all were of the impression that it possessed features superior to those of compulsory arbitration.

State in the fine of Alberta has spread over the property of the property of Alberta has spread over the world and he has already results of the contracted by her daughter, Clara, and that she was not liable. Judgment was that she was not liable. Judgment was finally given in favor of the plaintiff of \$4 due him from Mrs. Berthiume, the judge holding that the debt was contracted by Clara Berthiume, who was the responsible party. J. E. Wall-bridge appeared for the plaintiff and C. F. Newell for the defendant.

Legislature he represented a constituncy in the Liberal interests.

During Mr. McNivin's stay in the city he attended a meeting of the Trades and Labor Council, where he addressed the members on the work of the Department, and pointed out the value of such to the labor move-

WORK ON SEWER BEGUN.

he super fortal which has been made by the Ladies' Guild of the church will also be used on Sunday for the first time.

Charles Taylor, the electrical expert who has gone to Toronte to look the shipment of the Lorimer telephone plant to this city, has wired the city are plant to this city, has wired the city are commissioners that he has reached the Lorimer people. He will look in the ladies' Guild of the church will also be used on Sunday for the first time.

McColl vs. McIntosh, a wages case, have left the city. This morning four have left the city. This morning four have left the city. This morning four have left the city morning four have left the city. This morning four have left the city of a court. The defendant did not apport who has gone to Toronte to look the shipment of the Lorimer telephone pear and Judge Taylor, after hearing given work. There is no rush to set the city are being given work. There is no rush to set the city are being given work. There is no rush to set the city are being given work. There is no rush to set the city are being given work. There is no rush to set the city are being given work. There is no rush to set the city are being given work. There is no rush to set the city are being given work. There is no rush to set the city are being given work. There is no rush to set the city are being thou could not be secured. Others have being the expected to start next week on a tour of the secondary schools of the provinces, excepting 8 and about thirty men are at work this and about the vector of the excepting 8 and 26, not reserved, may be home to do not under the city and such that the city and about thirty men are at work this and about thirty m

BE FOR THE PEOPLE

appealed to the Supreme Court against this decision, with the result Prof. Tory, president of the Uni-

Fort to the park is smooth, hard and law the municipality had the power broad, like a speedway, and the 16 to impose and collect a license fee miles distance was covered in a refrom the appellants since the floor public school, they were dealing with Newell appeared for plaintiff and W. B.

mount of happiness.

Beals and Hoar brought an action himself must notify the against Kleinfeldt for the payment of district of such intention The so-called upper classes are not a \$60 note which he gave on a buggy necessarily the intellectual classes. In the United States over one-half of the the united States over one-half of the tiffs had seized and sold the buggy for notice in writing to the Commissioner FAIR WAGE OFFICER HERE. the United States over one from the matural geniuses have come from the poorer classes, and in Canada the poorer classes are contained to the contained to th More material progress has been the plaintiff's case and M. Delavault,

taking in all the labor centres from than anything else. Old methods have Bank of Montreal vs. Jackson, which hat point to the coast.

passed away and been succeeded by was heard on Wednesday. A. T. newer and better methods.

Mode, of Stratheona, appeared for the tative, Mr. McNivin stated that the H modern schools have felt the implaintiff and F. G. Downes for the

work of the Department of Labor, and men were not welcomed in the unirich and cultured. originated in Germany, and has Robertson. reached its highest development in In the case of J. Bolton vs. Still, the United States and Canada. The the defendant did not appear but sent

> seived the greatest benefit.
>
> Some people think that the money judgment was accordingly given to the plaintiff for \$30 put into a university should be spent in the public schools. The aim of the university is to so relate itself with was brought up before Judge Taylor

the opportunity for development. ever it is found.

had broken entirely new ground in for any particular class, the people against Mrs. Berthiume to recover \$57 the matter of legislation dealing with would be justified in refusing to sup-due him for professional services. The relations of labor and capital, Mr. port it. The schools and the univer-defendant stated that the debt was McNivin declared, was being popu- sity must directly react on each contracted by her daughter, Clara, and

Mr. McNivin is an old newspaper the world, and he has already re-

man, having worked on the Victoria
Times for many years. He was a
delegate on the Victoria Trades and
delegate on the Victoria Trades and Labor council, representing the Typositions—men of whom any province graphical Union in that city. In the last session of the British Columbia brought into the province a body of men equal to any body of men on the continent of America

He courted the sympathy and help of those present in the great respon-sibility which he had assumed, He yet reported, was prepared to accept criticism and be judged by his work.

At the conclusion of his main ad-

dress in reply to questions, Prof. Tory said that the fees of the university and perhaps it might be free. He hoped to be able to provide houses for boys in the university build-

cleared off today with the exception of court for trial.

the floor space for the livery business. The weather was ideal and the arrangements made by the citizens of the Fort could not have been improved upon.

About twenty-five teams and carranges met the party at Fort Saskat was the correct portion of the stable. The assessor stated that he did not assess the stable for the full floor space, as the whole stable was not devoted exclusively to the livery business. He believed 1,000 square feet was the correct portion of the stable. The assessor stated that he did not appear and the having only been in the province days, and his interesting and eloquent address was greatly appreciated by the large audience.

The assessor stated that he did not appear and eloquent address was greatly appreciated by the large audience.

In opening he expressed his pleasure at the fact that his first public the defendant did not appear and judgment and the case was dismissed with perdiction in the province days, and his interesting and eloquent address was greatly appreciated by the large audience.

In opening he expressed his pleasure at the fact that his first public the defendant did not appear and judgments.

incess.

Magistrate Cowan contended that the business for which the floor space was assessed was not the one for which a license fee was imposed.

The counsel for the appellants assessed that the property of the province to lend and body to further the cause of education. There was no task or responsibility that could be placed upon three members of the few News against the license fee the special cation. There was no task or responsibility that could be placed upon three members of the few News as a member of the firm of Kenney, Wallace & Shaw of Strathcona and the debt had been contained that the powers of his mind and body to further the cause of education. There was no task or responsibility that could be placed upon the firm of Kenney is a member of the firm of Kenney, Wallace & Shaw of Strathcona and the debt had been contained that the powers of his mind and body to further the cause of education. There was no task or responsible to the firm of Kenney, Wallace & Shaw of Strathcona and the debt had been contained that the public schools.

(2) A homesteader may, if he so destructions and the debt had been contained that the public schools.

(3) A homesteader may if he so destructions and the debt had been contained that the public schools.

(4) A homesteader may if he so destructions and the debt had been contained that the public schools.

fence. The case of Gruner vs. Kleinfeldt was

of a series of schedules of wages for all parts of Canada. He outlined the The time was when the sons of poor work of the Department of Labor, and men were not welcomed in the uni-praised its efficiency, and the evident versities, unless they were natural for trial today in the District court. The action was to recover the sum of desire on the part of the Hon. Mr. prodigies. The university was condesire on the part of the Hon. Mr. sidered to be only for the sons of the defendant did not appear and judgich and cultured.

The idea of national universities tiffs, who were represented by H. H.

aim of the scheme is to place the a letter by the lawyer of the plain-opportunity for higher education at tiffs, E. B. Williams, to the effect the doors of all who have the capa- that he would pay \$30 to settle the ed, and an intelligent interest taken by the officers of the different local

work of Mr. Lemieux and his staff the schools that whenever and where possessed by the labor bodies the of the Department would be the opportunity for development. This was the case of Lapel vs. Lecousta, an action for a bill of \$50 costs work of the Department would be made at the opportunity for development.

There is also objection in some quarters to bringing in outside men to criticism by the extreme faction of the labor movement," he said. "Some of it may be in a manner justified, ever it is found. their work efficiently."

In the individual life of the province, The case of J. Reid vs. Berthiume was an action brought by Dr. Reid

Reggio de Calabry, Italy, Jan. 23neavy earthquake shock occurred in



Any even numbered section of Do ninion Lands in Manitoba or the

DISTRICT COURT CASES.

however, be made at an agency on certain conditions by the father, moof very rapidly at the District Court ther, son, daughter, brother or sister and it is probable that they will be all of an intending homesteader. An application for entry or cancellaone or two laid over till next week to tion made personally at any Subbe heard with the large debt cases set agent's office may be wired to the down for hearing in the District Court.

The case of the Standard Coal Comexpense of the applicant, and if the Convention in Calgary—The Rela-tion of Schools to the University. terday but was laid ever till the next of the telegram such application is Desrosiers vs. Robert was adjourned held until the necessary papers to until Monday, January 27th, for hearing complete the transaction are receiv-

ago at the rate of \$125 per acre. The property is composed of 205 acres of valuable coal land and the total price paid \$25,625. One of the main ideas in view in securing the property was to secure a suitable point for a pumping plant for the city waterworks system, which will have shortly to be moved further up the river from its must be eligible for homestead entry, tion will be received from an individual until that application has been

disposed of. Where an entry is cancelled subsequent to institution for cancellation roceedings, the applicant for cancellation will be entitled to prior right Application for cancellation must state in what particulars the home-

A homesteader whose entry is not the subject of cancellation proceedings, may, subject to the approval Department, relinquish it in favour of father, mother, son, daughter, brother ar sister, if eligible, but to no one else, on filing declaration of Duties .- A settler is required to

perform the conditions under one of the following plans:-(1) At least six months' residence upon and cultivation of the land in each year during the term of three years.

father is deceased) of a homesteade has permanent residence on farming than eighty (80) acres in extent, in the homestead entered for by him in the

SYNOPSIS OF CANADIAN NORTH. WEST MINING REGULATIONS. Coal .- Coal mining rights may be leased for a period of twenty-one years at an annual rental of \$1 per acre. Not more than 2,560 acres shall be leased to one individual or company. A royalty at the rate on the merchantable coal mined. Quartz .- A person eighteen years of age, or over, having discovered mineral in place, may locate a claim

1 500 x 1 500 feet. The fee for recording a claim is \$5. At least \$100 must be expended on the claim each year or paid to the mining recorder in lieu thereof. When \$500 has been expended or paid, the locator may, upon having a survey made, and upon complying with other

requirements, purchase the land at \$1 per acre. The patent provides for the pay-men of a royalty of 2 12 per cent. on Placer mining claims generally are

100 feet square; entry fee \$5, renewable yearly. An applicant may obtain two leases to dredge for gold of five miles each for a term of twenty years, renewable at the discretion of the Minister of

the Interior.
The lesses shall have a dredge operation within one season from the date of the lease for each five miles. Rental \$10 per annum for each mile of river leased. Royalty at the rate output after it exceeds \$10,000.

Deputy of the Minster of the Interior N.B.-Unauthorized publication of this advertisement will not be pais-

WANTED 5,000 HIDES

Will pay from 3 to $5\frac{1}{2}$ c. EDMONTON HIDE AND FUR CO. McDougall Av. back new Imperial bank.

Drugs and Photo-

graphic Supplies We keep the largest and most up-to date stock in Edmonton.

Let us fill your Drug and Photographic orders.

KING EDWARD PHARMACY

GEO. H. GRAYDON Chemist and Druggist

BRITISH HOUSE OPENED TO-DA

Brilliant Ceremonies Mark Openis Forecast of a Session of Momen ous Importance.

London, Jan. 29-"The poor liant ceremonies marking posed legislation in y of the working classes we

promises to be far from December. After the C dications are that the Lords will e reject these measures or so i them until their own authors

The old age pensioning bill will government contemplates the cre of a fund from which the very dollar and a quarter weekly posals are also already subject templates the reduction of a num Sunday liquor selling establi ments and to make new week-day strictions. The anti-government par sees in this a plot to rob the working man of his "crub houses." The lab man of his "crub houses." The lat unions take the same view. The Iri question will be as serious as eve Other proposed laws include a housing reform bill to encourage the erection

Strenuous Session. There is every indication that present session will witness-a me active struggle between governme and opposition faces that t'e closing days of the Baiton ministration. The

the session by an earnest pr early dissolution, when t is almost certain to else. Irreconcilable free trade been served with notice possibly they will be driven into t

Liberal fold. \$50,000 For Loss of Legs.

Grand Forks, N.D., Jan. 25.—A sui for \$50,000 against the Canadian Nor thern Railway Company has been accident which occurred in the Wi nipeg yards when he was working switchman on August 15th last, in the night time. Walker worked in Grand Forks for years and has been on visit since the accident. The g loose and knocked him off the side a freight car to a pile of debris which had been allowed to accumulate that point, so that he came under th wheels and lost both his legs. He says he could not tell that the gate was open because of the darkness.

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