

AROUND THE CITY

LOCALS. Geo. D. Green, manager of the Raymond Milling and Elevator Company, came up from the south yesterday, and is, guest at the Alberta Hotel.

The sheds and other wooden buildings on the west side of the market square are being moved to the corner Rice street, to afford more accommodation for market purposes.

Many dogs are still being impounded weekly at the city pound by the police officers. Those not claimed in the specified time are killed by means of prussic acid.

A man named Nelson, of St. Albert, was brought in to the General hospital yesterday with his toes frozen. It is not likely they will have to be amputated.

Quite a few typhoid cases were reported in the city and vicinity recently. Two cases from the Clover Bar G.T.P. bridge and two from the city were taken to the General Hospital yesterday for treatment.

An electrician named Kelcher, who is employed by one of the theatres of the city to conduct their electrical apparatus was brought today to the General Hospital suffering from an electric shock. This is the third time this man has been injured in this manner, and his condition this time is somewhat serious.

The city commissioners will call at once for tenders for supplying 2,600 yards of gravel for city work during next summer. A tender for 600 yards alone will be awarded to each contractor. 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 to the city.

A large number of complaints have reached the city commissioners with reference to the employment agencies, laborers stating that they often pay in \$1 and are then unable to obtain work. The city commissioners are going to have a 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 laborer does not obtain the promised employment in a stated time.

The attorney-general's department have received word from the British Columbia government to the effect that they will take over the trial of Fred Trumper, who has been brought down from the north as a suspected murderer of George Coleman. The deceased was killed on the B.C. side 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 trial should be held in British Columbia he will be handed over to that province and taken to Kamloops.

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At the Presbyterian manse on Tuesday the marriage took place of Emma A. Ford and Miss Mary McKay Thomson, both of Edmonton. The ceremony was performed by Rev. Dr. McQueen.

J. D. Blaney has returned from a month's visit to his old home in Simco, Ont. Mr. Blaney says that there are far less brisks than in the west, the change being very noticeable upon coming west from Winnipeg.

On the new Canadian Northern timetable, which took effect Jan. 22nd, the Stoney Plain train leaves Edmonton at 8.45 instead of 9 o'clock in the morning, arriving at Stoney Plain at 9.45. Returning the train leaves Stoney Plain at 11 o'clock and arrives 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. MacCall, merchant of Roseburg, Alta., to Miss Terephasa Mason, Rev. Mr. Meyer, of Queens Avenue Presbyterian church, officiated. There were no attendants and only the immediate friends and relatives were present. An elaborate lunch was served and the happy couple left afterwards for a trip south.

Elip Baker, who has the subcontract for clearing the base 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 proceed with the clearing operations at once.

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 Ladies' Guild of the church which also was used on Sunday for the first time.

Charles Taylor, the electrical expert who has come to Toronto to look after the shipment of the Lorimer telephone plant to this city, has wired the city commissioners that he has resolved that city and spent yesterday with the Lorimer people. He will look in-

to the manufacturing plant during the next few days, and will forward his report in the course of a few days. The Gibbons property owned by the city and upon which it was proposed to place the power plant was purchased from James Gibbons about a year ago at the rate of \$25 per acre. The property is composed of 265 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 present location.

At the B.N.V.M.P. barracks this morning the attention of Inspector Worley was taken up with a hearing of the case against L. N. Piekard, a house-painter dealer in Edmonton, charged with having sold liquor to a treaty Indian, named William Sooder, a resident of Vancouver. The case lasted the entire morning and resulted in a conviction, the defendant being automatically forfeited under the Liquor License Ordinance. The prosecution was brought by Mr. Purdie, of Boyle & Purdie, and the defense was conducted by G. B. O'Connor, of Griesbach, O'Connor & Allison.

CHAMBER PROCEEDINGS. Mr. Justice Harvey sat in chambers this morning in the law library in the Sandison Block, and 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 Mr. McCaul, counsel for the plaintiff in the case of A. York vs. R. Secord to strike out certain portions of Mr. Secord's affidavits. C. F. Newell appeared for the defendant. Decision in the case was reserved by the judge.

In the case of Merriam vs. Pash, an application was made by J. K. McDonald, counsel for the plaintiff, for an order to cancel an agreement of sale between the plaintiff and defendant and to have the plaintiff freed by the defendant. The application was allowed to stand over until Mr. Justice Hoek's chamber day, as the case had previously come up before him.

ST. ANDREW'S BROTHERHOOD. There was a full attendance of the brethren at the residence of J. W. G. Malross, and a very successful meeting was held on Tuesday evening. The Western travelling secretary of the Brotherhood was present and delivered an address on the subject of the Brotherhood work. The other speakers of the evening included Vm. Archdeacon Gray, Rev. J. A. Birnie, Rev. J. W. G. Malross, Mr. Ball and E. E. Nutt. At the conclusion of the business meeting refreshments were served by Mrs. Alice Hoek, who had invited the brethren to the St. Andrew's church. A chapter will shortly be formed at St. Paul's church and also a chapter of the St. Andrew's members of the Brotherhood of St. Andrew's.

START WORK SOON. A large force of men will be required at once by the contracting firm of Foley, Welsh & Stewart to clear the right of way of the Grand Trunk Pacific from Clover Bar to Wolf Creek, 12 miles west of the city. The right of way will be cleared as rapidly as possible in order that the work of grading the line may be commenced as soon as possible in the spring. Very few if any teams will be required for the present.

H. J. Fetter, Hardisty, foreman for the Foley, Welsh & Stewart Company, returned to the city last night on a trip west of the city over the line of the G.T.P. Mr. Fetter drove out as far as the Pembina river over the proposed line examining the nature of the country through which the road will pass. He has returned, and will at once set a large force of men at work clearing the right of way, and preparing for the work of grading which will be commenced early in the spring.

John Stewart, junior member of the firm, is expected to arrive in the city shortly from the Pacific coast to superintend operations here.

DISTRICT COURT CASES. Before Judge Taylor at the District Court yesterday afternoon, the case of Credit Foncier Franco-Canadien vs. Senator Dr. Roy came up for hearing. The dispute was over office rent in the new Credit Foncier Block and involved the sum of \$15.35. The plaintiffs sued the defendant for the rent of an office in the new building from May 8th, 1917. The defendant moved to lease the office from May 1st if it was completed and ready for occupancy. He claimed, however, that the office was not ready for use until May 15th. He paid \$4 in a court as a settlement of the dispute. After hearing the evidence the judge gave a decision in favor of the defendant. The rent of the office was to be paid from May 1st to May 15th, and the Greek church in Edmonton is similar in many respects to that of the Presbyterians although they still include much of the ritual of the old Greek church.

UNEMPLOYED LEAVE TOWN. Practically all the men who were obliged to starve at the immigration hall several weeks ago and claimed to be unable to secure employment have left the city. This morning court went to Okotoks to work in a lumber camp, where 30 were desired and about thirty more are to be given work. There is no rush to secure employment and the unemployed bugaboo in Edmonton appeared from that received little sympathy from the citizens.

WORK ON SEWER BEGUN. Work was begun this morning on the sewer construction on Ninth street and about thirty men are at work this morning. Preference is being given by the city to married men and only such men as have families are to be given work. There is no rush to secure employment and the unemployed bugaboo in Edmonton appeared from that received little sympathy from the citizens.

DIED IN VICTORIA.

Word was received this morning 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 financial way, and highly respected by his many acquaintances. He had large real estate interests in Edmonton. Mr. Macdonald had been suffering from cancer for some, and the news of his decease was not unexpected. He was a married man with no children. He is survived by his wife. He was a staunch Presbyterian and a Mason. Judge Taylor, who is looking after the arrangements for the funeral, expects the remains to arrive on Saturday, when they will be interred in the Edmonton cemetery. Further information regarding the funeral will be given out later.

SAW THE BUFFALO.

The holiday trip of the members of the legislature with private cars to Fort Saskatchewan yesterday and thence to Elk Island Park was a huge success. The weather was ideal and the trip was a most enjoyable one. The Fort could not have been improved upon.

About twenty-five teams and carriages met the party at Fort Saskatchewan depot on the arrival of the train and conveyed the visitors, with some score of the Fort's citizens, to the park. The new road from the Fort to the park is smooth, hard and broad like a highway, and the 16 miles distance was covered in a remarkably short time.

Over 250 buffaloes were seen in a herd on their feeding ground four hundred yards away from the house of El. Simpson, 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 of sightseers by its trainer, the cowboy, Percy Ashby, and the day was crowded with thrills and interest.

A detailed report will be published later. An excellent luncheon was served at the house of the park-keeper, El. Simpson.

The Edmonton party, led by Hon. Mr. Finlay, minister of agriculture, and Frank Walker, M.P.P., met at the Fort, returned to Edmonton by the afternoon train, which left Fort Saskatchewan at 5.30. The party from Edmonton included Hon. Mr. Finlay and Mrs. Finlay, J. Robertson, M.P.P., and wife, Dr. J. W. G. Malross, M.P.P., and wife, Frank Walker, M.P.P., and wife, Dr. T. Teller and wife, John H. Woolf, M.P.P., J. B. Heald, M.P.P., Bobrick, M.P.P., E. H. Riley, M.P.P., John A. Simpson, M.P.P., J. A. McPherson, M.P.P., J. P. P. J. R. McLeod, M.P.P., J. P. Marcellus, M.P.P., Col. Gregory, M.P.P., and Mrs. Koermann, M.P.P., and Mrs. Stewart, M.P.P., and Mrs. Hughes and Miss Hughes.

FAIR WAGE OFFICER HERE.

Mr. J. D. McNeil, of Victoria, who was appointed Dominion fair wage officer in room of Mr. Donoghue, has been residing on his home in the city. His visit to Edmonton constituted the first stage of a trip extending to the provinces of Ontario, Quebec and Saskatchewan, and the other labor centres from that point to the coast.

Interviewed by a Bulletin representative, Mr. McNeil said that the purpose of his trip was the compilation of a series of schedules of wages for all parts of Canada. He outlined the work of the Department, and praised its efficiency, and the evident desire on the part of the Hon. Mr. Lemieux and his able deputy minister, Mr. Mackenzie King, to make the department a useful industrial auxiliary.

Discussing conditions in the district, Mr. McNeil said he thought the Dominion compared favorably in the matter of wages and hours to other parts of the Dominion. He was pleased to see labor well organized, and an intelligent interest taken by the officers of the different local unions in all questions.

Speaking of the work of the Department, Mr. McNeil stated that when a full appreciation of the effects of the work of Mr. Lemieux and his staff was possessed by the labor bodies and the work of the Department would be made still more useful.

"We are subject to a great deal of criticism, but we are doing the best we can for the labor movement," he said. "Some of it may be in a manner justified, but not enough of credit is given to the really live interest and desire on the part of the officials to perform their work efficiently."

The Industrial Disputes Act, which had broken entirely new ground in the matter of legislation dealing with the relations of labor and capital, Mr. McNeil declared, was being popularly viewed by the laborer and employer alike. Different authorities in the Dominion 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.

Mr. McNeil is an old newspaper man, having worked on the Victoria Times for many years. He was a delegate on the Victoria Trades and Labor council, representing the Typographical Union in that city. In the last session of the British Columbia Legislature he represented a constituency in the Liberal interests.

During Mr. McNeil'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 movement.

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MAGISTRATE SUSTAINED.

Mr. Justice Scott handed out a decision this week in the appeal case of the King vs. Larose & Bell, sustaining the conviction by Magistrate I. S. Cowan. The defendants were convicted before Magistrate I. S. Cowan on October 14th, 1917, for conducting a feed stable without having paid the necessary license provided for by by-law 186 of the city. They appealed to the Supreme Court against this decision, with the result that the decision of the magistrate was sustained, the appellants to bear the cost of the appeal. John C. P. Bowen city solicitor acted for the respondents and J. R. Boyle appeared for the appellants.

Joseph Larose and William Bell sought a writ of certiorari to set aside the decision of the magistrate, and the city solicitor, John C. P. Bowen, appeared for the respondents and J. R. Boyle appeared for the appellants.

The court decided that the magistrate was correct in his decision, and the writ was refused. The city solicitor, John C. P. Bowen, appeared for the respondents and J. R. Boyle appeared for the appellants.

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THE UNIVERSITY IS TO BE FOR THE PEOPLE

Prof. Torry's Strong Address Before the School Trustees Association in Calgary—The Relation of Schools to the University.

Prof. Torry, president of the University of Alberta, delivered an address before the convention of the School Trustees Association of Alberta, in Calgary, on Wednesday, and created an excellent impression. The Alberta reports his remarks as follows:—

"At the evening session of the trustees convention, Prof. Torry, M.A., L.D., president of the University of Alberta, delivered an address on 'The Relation of Schools to the University.' This was the first appearance of Prof. Torry before an Alberta audience. He had only been in the province three days, and his interesting and eloquent address was greatly appreciated by the large audience.

In the case of Powell vs. Stevenson the defendant did not appear and judgment was given for the plaintiff, who was represented by C. F. Newell. Judgment was given for the plaintiff in the case of Doolittle vs. Hooley. A counter claim was put in by the defence and the judge allowed \$2 on it. The Alberta Electric Company brought suit against Mr. Kenney for the recovery of a debt. Kenney is a member of the firm of Kenney, Wallace & Shaw and the debt had been contracted by Shaw for the firm. Shaw gave a note for the debt but did not meet it when it fell due. The defence claimed that suit should have been brought against the three members of the firm Kenney, Wallace & Shaw. Judge Taylor allowed the case to stand until the defence put in proof of the partnership existing. H. H. Fyfe appeared for the plaintiffs and J. R. Lavell, of Strathcona, for the defence.

The case of Gruner vs. Kleinfield was an action by the plaintiff to recover money due him for the rent of a store. The defendant claimed that the store was unsuitable for the purpose for which it was used. After hearing the evidence judgment was given in favor of the plaintiff for one and a half months' rent until the time when a new tenant occupied the store. M. W. Eager acted for the plaintiff and M. Delevant acted for the defence.

Beals and Hoar brought an action against Kinnifield for the payment of \$50 note which he gave on a buggy purchased from the plaintiffs. The plaintiffs had seized and sold the buggy for their debt and Judge Taylor gave judgment in their favor for the balance of the amount due on the note. C. A. Grant conducted the plaintiff's case and M. Delevant, the defence.

At the District court this morning Judge Taylor gave his decision in favor of the plaintiff in the case of M. Delevant vs. M. Delevant. The plaintiff had seized and sold the buggy for their debt and Judge Taylor gave judgment in their favor for the balance of the amount due on the note. C. A. Grant conducted the plaintiff's case and M. Delevant, the defence.

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DISTRICT COURT CASES.

The small debt cases are being disposed of very rapidly at the District Court and it is probable that they will be all cleared off today with the exception of one or two laid over till next week to be heard with the large debt cases set down for hearing in the District Court on Monday, January 27th, for hearing.

The case of the Standard Coal Company vs. Robert Willis was called next court for trial. Desrochers vs. Robert was adjourned until Monday, January 27th, for hearing. The case of the Acme Company vs. Brothour was brought up for trial. The defendant, a Blackfalds man, consented to a judgment against him without any evidence being given. John Cornack acted for the plaintiff and W. B. Allison for the defence.

Shillette vs. McFarlin was called but was given for the plaintiff who was represented by E. B. Cogswell. The case of Sharrak and Porter vs. Cameron was laid over until the next court.

Doolittle vs. Douglas was brought up for trial and after some evidence by the defendant did not appear. After a brief statement of the case judgment taken the case was dismissed with permission to the plaintiffs to take another action if they wished. C. F. Newell appeared for the plaintiff and C. A. Grant for the defence.

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SEMI-WEEKLY

London, Jan. 26.—The post-graduate ceremonies marking the first opening of the London post-graduate course in the history of the British Empire, were held at the British House of Commons on Monday. The course was opened by the Lord Chancellor, Lord Birkenhead, who said that the course was a most important one, and that it was a great pleasure to him to see it opened in the British House of Commons. The course will continue to the end of the year, and will be held in the British House of Commons on Monday, Wednesday, and Friday. The course will be held in the British House of Commons on Monday, Wednesday, and Friday. The course will be held in the British House of Commons on Monday, Wednesday, and Friday.

The King's address was not sent out of the ordinary, but the session was to be far from the usual kind. It will continue to the end of the year. Then there will be a week's vacation and resumption on December. After the Government has acted upon an immense mass of business in a stage of introduction of the session, the King will continue to reject these measures, or to modify them until their own authors will know them.

The old age pensioning bill will probably stir up much controversy. The Government contemplates the creation of a fund from which the working men may receive a pension of one dollar and a quarter weekly after the age of sixty-five. The Government also contemplates the creation of a fund from which the working men may receive a pension of one dollar and a quarter weekly after the age of sixty-five.

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