VOL. 33.

HIS ATTITUD

Redecorating

Saturday -

sage

QUES

M'ADAMS RELEASED

SEVERE LECTURE IS GIVEN TO OFFENDER

Jurisdiction of the Coart in Cases of Contempt - Authority Cited by

a cause then before the courts as far as the defendant to that cause was concerned, but also made an unjustifiable attack upon the members of the Supreme court bench of British Columbia. When he was brought before you, the accused made a quasi apology, which was not satisfactory to your Lordships, and you therefore sentenced him to a term of imprisonment in the common goal. Since imprisonment in the common goal. Since then McAdams has signed a written apology to the court in regard to the matter complained of, and his counsel, Mr. McPhillips, who is represented here by Mr. Wootton, has undertaken to see that the apology is fully printed in the Sandon Paystreak. The apology is as follows:

All Jostice Drake's Judgment on Application in Dunsmuir vs. the Colmist—Legal Vacation.

The legal vacation commenced to-day, and lasts until October 1st, during which period no sittings of the Supreme court registries will close at 1 nm each

The only motive present to my mind in writing the article was what I conceived to be the interest of the public.

that it should be an unconditional discharges. The Chief Justice said: "The Court has agreed that the release will be conditional on the apology being published in the Paystreak, otherwise the prisoner will be re-arrested. This case seems to have attracted considerable attention and there seems to be some doubt as to how far newspapers can go in criticising the Court. In the case of Regina v. Gray (Law Reports, 2 Queen's Bench Division, 1900) Lord Russell, of Killowen, makes some remarks which apply very clearly to this case. His Lordship said: "Any act done or writing published calculated to bring a court or judge of the courts into contempt or to lower his authority, is contempt of court. That is one class of contempt. Further, any act done or writing published calculated to obstruct or interfere with the due course of justice or the lawful process of the courts is contempt of court. The former class belongs to the category which Lord Handwicke, L.C., characterized as scandalizing a judge. That description of that class of contempt is to be taken subject to one and an important qualification. Judges and courts are alike open to criticism, and if a reasonable argument or expostulation is offered against any judicial act as contrary to law or the public good, no court could or would treat that as contempt of court. The law ought to be astute in such cases to criticise adversely, whether under such circumstances and with such an object is published, but it is to be transported that in this matter the liberty of the press is no greater and no less than the liberty of every subject of the Queen. Now, as I have said, no one has ever suggested that this is not a contempt of court, and nobody has suggested, or could suggest, that it falls within the right of public criticism in the sense I have described. It is not criticism; I repeat that it is personal sourrilous abuse of a judge as a judge. We have therefore to a full provide a public criticism in the sense I have described. It is not criticism; I repeat that it i described. It is not criticism; I repeat that it is personal scurrilous abuse of a judge as a judge. We have therefore to deal with it as a case of contempt, and other night that an appropriation be made with it as a case of contempt, and we have to deal with it bren mann. This is not a new fangled jurisdiction; it is a jurisdiction of old as the common law itself, of which are admirably treated in the opinion of Wilmot, J. It is a jurisdiction, however, to be exercised with scruppious care, to be exercised with scruppious care, to be exercised with scruppious care, to be exercised only when the case is clear and beyond reasonable doubt, because, if it is not a case beyond reasonable doubt, the courts will and ought to leave the Attorney-General to proceed by criminal information. How then are we to deal with this matter? That it is a serious case no man can doubt and I donot hesitate to say that if it had not been for the conduct of Horard Graw since the nublication of the article and especially if it had not been for the affadavit which he has put before the court for its consideration, we should all have thought it our duty to send him to prison for a consideration, we should all have thought it our duty to send him to prison for a consideration, we should all have thought it our duty to send him to prison for a consideration of the article and especially if our duty to send him to prison for a consideration, we should all have thought it our duty to send him to prison for a consideration of the conduct of the conduct of the conduct of the conduct of the article and especially if it had not been for the affadavit which he has put before the court for its consideration, we should all have thought it our duty to send him to prison for a consideration, we should all have thought it our duty to send him to prison for a consideration, we should all have thought it our duty to send him to prison for a consideration, we should all have thought it our duty to send him to prison for a consideration of the conduct of the conduct

newspapers concerning the sentence on McAdams which kept him in prison until securities were rurnished for his good behavior, but that sentence was perfectly just and proper in order to enforce his due submission to the court. I communicated with the minister of justice in regard to that, and I have eccived an answer that the court has omplete power to do as it pleases in the

Matter."

Addressing the prisoner, His Lordship said: "William McAdams, you have been found guilty of what was one of the greatest contempts of court ever recorded. I have searched the record of such cases, and I have found no case which approaches this. In such cases as this the court must evereise its invisitetion.

was also accepted by their Lordships as a condition of the release.

Wm. McAdams was brought from the provincial goal into the Full court by Supt. Hussey. The court consisted of the Chief Justice and Mr. Justice Drake, Mr. Justice Walkem being indispos di and the deputy attorney-general, Mr. McLean, appeared for the crown, and Mr. Wootton represented Mr. McPhillips, attorney for McAdams.

The deputy attorney-general opened the proceedings by addressing the court.

The prisoner was then ordered release, and the court adjoprned.

Free Again.

Free Again,

Wm. McAdams is again enjoying the air of freedom, and the flavor of a good cigar. He enjoyed the day calling on friends, and receiving congratulations on the happy termination of the affair. He has no fault to find with the hospitality of Victoria, especially of Warden Johns, who was the most considerate of hosts during the enforced visit of the young editor at the castle on Tolmie avenue.

"Your Lordships will remember that a short time ago Wm. McAdams was brought before you charged with a gress contempt of court contained in an article published in the Sandon Paystreak, of the 17th of May last, in which he not only interfered with the due administration of justice by seeking to prejudice a cause then before the courts as far as the defendant to that cause was concerned, but also made an unjustifiable attack upon the members of the Supreme ing his absence, under the pick of R. T. Lowery, of the New Denver Ledge.

LEGAL NEWS.

Mr. Justice Drake's Judgment on Appli-

court registries will close at 1 p.m. each

The By-Law Has, Been Passed but the Bell Dorth Not Ring To-Night.

The By-Law Has, Been Passed but the Bell Dorth Not Ring To-Night.

The Depart the passing by the city council of the curfew by-law so warmly avocated by Adt. Williams, the incorrigible youngsters for this city may still recite that touching ballad, "Unifew Shall Not Ring To-Night." The passed and put up in its stead. The reason for the remaining ballad, "Unifew Shall Not Ring To-Night." The curfew is the curfew by-law so warmly avocated by add. Williams, the incorrigible youngsters of this city may still recite that touching ballad, "Unifew Shall Not Ring To-Night." The passed and put the curfew by-law so warmly assed and about be on the streets unaccompanied by parent or geardian after 10 p. in. be tween March and October and after 3 p. in. the other part of the year.

The bell is new fine bell shill be rung at the hours she not been carried out. It provides that the fire bell shill be rung at the hours have not been carried out. It provides that the fire bell shill be rung at the hours in the votage of the removal that the ballad supplies that the fire bell shill be rung at the hours in the provides that the fire bell shill be rung at the hours in the provides that the fire bell shill be rung at the hours in the provides that the fire bell shill be rung at the hours in the provides that the fire bell shill be rung at the hours in the provides that the fire bell shill be rung at the hours in the provides that the fire bell shill be rung at the hours in the provides that the fire bell shill be rung at the hours in the provides the provides and the votage at the provides the provides and the votage at the provides and the votage at the provides at

THE ATLANTIC STEAMER

Vice President McNicoll of the C. P. R. in the City - No New Lines in

Chief Justice.

Chief Justice.

The McAdams case, which has at tracted considerable attention for some little time past, reached another—and it is to be hoped the last—stage this morning, when the offending editor of the Sandon Paystreak was lectured for his misdeeds and released, after signing a complete apology to the judges for his offence. An undertaking from A. E. McPhillips, K.C., that the apology should be published in the Paystreak was also accepted by their Lordships as a condition of the release, who has at the Court must exercise its jurisdiction, and the only reason the court will take a lenient course is because the press has not been checked up in such matters as it might have been. Your ignorance of the decencies of one man's behavior to another man seems to be remarkable. I have perused these few issues of your paper which I have here, and I must say that a more disreputable and atrocious paper I have never seen."

His Lordship then read a few extracts of a scandalous character, and concluded by saying that the Paystreak had been an absolute disgrace to British Columbia.

Mr. Justice Drake concurred in the remarks of the Chief Justice.

The prisoner was then ordered released, and the court adjoprned.

Free Again.



D. McNICOLL.

Second Vice-President and General Manager of the C. P. R.

D. Crease for liquidator, F. Higgins for claimant.

Wigerum vs. Geo. Henry, alias Low Don Bo—S. Child obtained an order for attachment of goods in the sheriff's Mr. McNicoll said that it was not likely

onditions,
Mr. McNicoll will receive a deputation from the Board of Trade this afternoon, and will return to Vancouver to-night,

IMPORTANT BANK CHANGE. Imperial Bank Opened Yesterday to Do Business Formerly Transacted By Molsons,

"CURFEW SHALL NOT," ETC.

Molsons' sign was taken down yesterday from the building on the corner of
Broughton and Government streets, and
that of the Imperial Bank of Canada
put up in its stead. The reason for the
put up in its stead. The reason for the
removal of Molsons Bank from here has

SPOUTING LOTS OF MUD. Dredge King Edward Was Doing Good Work This Morning.

The dredge was ploughing up the harbor at a great rate this morning, the pipe spouting all it could possibly handle. In fact it was estimated that between 40 and 50 per cent of mud was contained in that dark mass of stuff that was being dumped just inside the wall. A big embankment is being rapidly formed, and the progress is so great that a 30-foot length of pipe is added to the line daily. The mouth is near the northern part of the wall. When this end is reached the pipe will be kept there about two weeks, the idea being to fill that as there is quite an area there which should be filled in as soon as possible. The work of the dredge yesterday was not so satisfactory as to-day, as the spuds would not catch. The big craft will be taken to New Westminster shortly, where longer spuds will be installed, when much more satisfactory work will be done. It is now working near the Belleville street shore line, and at low tide this morning an opportunity was afforded of seeing the extension of the cut.

SMOKER IN HONOR OF THE CHAMPION FOUR

Enjoyable Affair in J. B. A. A. Gymnasium Last Night-Large Attendance and Good Programme.

friends gave tangible expression of their appreciation of the championship crew's appreciation of the championship crew's great work at Nelson last night by entertaining the stalwart quartette to a smoker. It was held in the gymnasium, ing to \$30 for the best Oxford Down smoker. It was held in the gymnasium, smoker. It was held in the gymnasium, which was appropriately decorated with flags and bunting, the club colors being prominently displayed throughout. A platform nad been creeted for the occasion, and it was from this that the audience were regaled with speeches, recitations and songs. President H. D. Helmcken, of the association, presided, and among those present were Mayor Hayrand Likely 1978. casion, and it was from this that the audience were regaled with speeches, recitations and songs. President H. D. Helmcken, of the association, presided, and among those present were Mayor Hayward, United States consul, hon. A. E. Smith; Rev. W. W. Bolton, president of the Victoria Athletic Club; Chas. Cullin, president of the Victoria Lacrosse Club; Lieut. Church, of H. M. S. Grafton; Geo, Colby, president of the Victoria West Athletic Club, and many others interested in sport. Victoria West Athletic Club, and many others interested in sport.

An excellent programme was rendered, among those contributing being Messrs. W. York, Jas. Hunter, L. York, P. Wollaston, Grahame, Henwood and Rickaby, the latter reciting in admirable manner one of the Drummond's French-Canadian dialect selections. E. H. Russell, who was responsible for the programme, acted as accompanist in his

with the records of the judges of the synthesis of the court of the judges of the synthesis of the court in terms which were intended to bring discretification of the article was sent to the synthesis of the court in terms which were intended to bring discretification of the publication of the synthesis of the court in terms which were intended to bring discretification of the synthesis of the gramme, acted as accompanist in his

Claimant.
Wigernum vs. Geo. Henry, alias Low
Don Bo—S. Child obtained an order for
attachment of goods in the sheriff's
hands.
Re fbex & Co., winding up—F. Peters,
K. C., on behalf of certain creditors,
applied to amend suits and for an order,
declaring lion-holders to have preferendeclaring lion-holders to have preferential claims. G. H Barnard for liquidaof the traffic existing under present
of the traffic existing under present
of the traffic existing under present
that he said he would endeavor to get a
four together in the navy to compete
with the lads in blue and white.
Speeches were also made by Smith Curtaken in the province for some time
with the said he would endeavor to get a
four together in the navy to compete
with the lads in blue and white.
Speeches were also made by Smith Curtaken in the province for some time
yany was in a position to handle most
of the traffic existing under present
of the traffic existing under present
The National Anthem terminated the proceedings. selves. The National Anthem terminated the proceedings.

This morning President Helmcken re-

ceived a communication from the Nelson Rowing Club, asking the J. B. A. A. to accept a silken banner with their colors as a souvenir of the recent regatta.

C. No. WATER REGULATIONS.

Commissioner Gives Notice That They Have Been Rescinded.

No. 1 and No. 2 are sold in Victoria at

Agricultural Association Have Now Printed Lists in Book Form On Hand.

The premium list book of the provincial exhibition, to be held in Victoria this fall, is now out, and shows a vast improvement on that issued by the association last year. It contains no advertisements, except on the coverings, and its general compilation is a credit to the committee in charge. This year no third class prizes are given, the experience of the association in the past having demonstrated the advisability of discontinuing them, an advantage which other associations have now approved, and are profiting by. The first prizes compared with those given at Eastern compared with those given at Eastern fairs appear rather high, but will no doubt be satisfactory to exhibitors. In the cattle department a special prize has been added for graded dairy stock other than Jersey. This will largely increase the number of entries from those having unregistered Jersey cows and wanting an opportunity of discovering their worth.

stantial increase in the value of the prizes of this department. In the manufacturers and industrial department the number of classes have een largely increased, and exhibitors will have to make entries in the class in which they are placed. The Districts Agricultural Societies' exhibits have been given a much more prominent place than heretofore, and the prizes are all certainly very handsome, amounting in all to \$600, and ranging from \$200 to \$225.

Special prizes are outlined only, as so many are received every day that more than this could not be done. Perhaps Members of the J. B. A. A. and their riends gave tangible expression of their appreciation of the championship crew's

A POSITIVE MAN.

HE SEEMS ABLE TO PROVE THE TRUTH OF WHAT HE SAYS.

Statements—Explains That He Is Pre-pared to Prove the Truth of Every Assertion He Makes,

Housey's Rapids, One., Aug. 1.— (Special).—Mr. George C. Chalker, a well known resident of this place, has author-ized the publication of a letter contain-

CERTIFICATE OF IMPROVEMENTS. NOTICE.

Where located: Gordon River, Port San

Juan.

Take notice that I, H. E. Newton, F. M. C. No. B72438, and as agent for C. J. Newton, F. M. C. No. B72437, R. A. Newton, F. M. C. No. B72437, R. T. Godman, F. M. C. No. B72435, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claims. Dated this thirteeath day of June, A.D.,

Notice is hereby given that after the expiration of thirty days from this date I shall apply to the Honorable the Chief Commissioner of Lands and Works for a lease of the foreshore, including territorial rights, commencing at a stake marked "C. B.'s N. Corner," placed on the foreshore at the intersection of Sections 57 and 58, Metchosin District, and extending along the shore line in a southeasterly direction for a distance of 36 chains more or less.

Metchosin, B. C., 10th July, 1902.

OHARLES BALL.

APIOL&STEEL PILLS REMEDY FOR IRREGULARITIES

SUPERSEDING BITTER APPLE, PIL COCHIA, PENNYROYAL, ETC. Order of all chemists, or post free for \$1.50 from EVANS & SONS, LTD., Montreal, or MARTIN, Pharmaceutical Chemist, Southampton, England, or P. O. Box 280, Victoria, B. O.

Nen old or young, married or single, who are weak from any cause whatever, are made vigorous and manly by our VACUUM DEVELOPER. This treatment will enlarge shrunken and undeveloped organs, and remove all weaknesses relative to the gentto urinary system. Particulars in plain sealed envelope. Health Appliance Co.. Safe Deposit Bldg., Seattle.

WILL EXCHANGE two splendid lots in land. Address 139 P. O. Box, city.

The Paterson Shoe Co. Ld.

Boots and Shoes, Rubber Boots, Etc.

province, and carry complete stocks of every description of Boots and Shoes, Rubbers, Rubbers Boots, etc., etc., in each of our five large stores. Miners' Footwear a Specialty. Letter orders promptly and carefully filled. Write for Catalogue to

The Paterson Shoe Co. Ld. VICTORIA, B, C.

Branch Stores: Vancouver, B.C.; Nanaimo, B.C.,



How is the Breath

Carbolic Teoth Powder To arrest decay, clean off the yellow and keep the teeth clean. This is a pleasant tooth powder to use—you do not tire of it, and it imparts a fresh clean taste to the mouth. 25c. per bottle. Rubident Tooth Wash, 25c. per bottle.

Cyrus H. Bowes

Tyee Copper Co.

SMELTING WORKS AT LADYSMITH.

Prepared to purchase ores as from August 1st. Convenient to E. & N. or Sea.

CLERMOMT LIVINGSTON, MANAGER.

Hats and Caps

Straw Hats, in great variety. Cloth Caps, in all the latest styles.

Piercy & Co.,

Wholesale Dry Goods.

Victoria, B. C.

You May Not Be Satisfied With Your Grocer

TRY SAUNDERS Our reputation for high-class Groceries, right prices, prompt attention and quick delivery is well known. A trial order will show you we are entitled to it.

The Saunders Grocery Co, Ld. 39 AND 41 JOHNSON STREET.



Notice is hereby given that sixty days after date I intend making application to the Honorable the Chief Con ing described land in Sayward District, viz.: Commencing at the northwest corner of Lot 117, thence east 20 chains, thence Jumbo Mineral Claims, situate in the Alnorth 80 chains, thence west 20 chains, berni Mining Division of Alberni District. more or less, thence southerly along the Where located: On south side of Douglas shore to point of commencement. Vancouver, B. C., 21st July, 1902. ALFRED LYE.

Notice is hereby given that after the ex-Motice is hereby given that after the expiration of thirty days from this date I shall apply to the Honorable the Chief Commissioner of Lands and Works for a lease of the foreshore, including territorial rights, commencing at a stake p. ed at the S. W. corner of Section 53, Mex. leash District, and marked "R. F. T.'s N. W. Corner," and extending along the shore line one mile more or less in an easterly and northerly direction to Cape Caver.

Victoria, B. C., 10th July, 1902.

R. F. TOLMIE.

PRINTING PRESS FOR SALE—The Cottrell press, on which the Dally Times was printed for several years. The bed is \$2x47 inches, and in every respect the press is in first-class condition. Very suitable for small dally or weekly offices. It cost \$1,200; will be sold for \$000 cash. Apply to Manager, Times Office.

MINERAL ACT, 1896. (Form F.)

CERTIFICATE OF IMPROVEMENTS. NOTICE.

Take notice that I. Geo. A. Smith, F. M. C. No. 61281, acting as agent for John M. Vright, Free Miner's Certificate B66544, intend, sixty days from the date hereof, to apply to the Mining Recorder for a certificate of improvements, for the purpose of obtaining a Crown grant of the above claim.

ments.

Dated this 30th day of June, 1902.

GEO. A. SMITH.

Sixty days after date I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase the following described land, situate on San Juan Harbor, Renfrew District, viz.: The southeast quarter of Section 3. Township 11, centaining approximately 80 acres more or less.

JOHN DEVEREUX. July 3rd, 1902.

Montreal, Aug cable says:

lain has agreed cabinet the im-one-half of wh butes to the he succeeds, event of accep Canadian Pac subsidy would the Canadian t the tender of combination is will be: Great ada, £200,000. abroad in inter Chamberlain h never assent subsidy being Pacific, is abso tain that Mr. is to see efficie ceptable to the "The Canadia assuming a new on Saturday nex in crimson and p to, 'Canada, the 'In order to I sion with the pcident to Mr. C the arch as causic, the Canadia.

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MANITOB Immigration Agent son's Yield at

Winnipeg, Man., en, provincial gove agent, who has b Manitoba to a con-mates this season's 000,000 bushels. 7 Manitoba only, and basis of an average to the acre. In thinks, there will I thinks, there will the crease over last yet Manitoba wheat for growing much thic last, and the numb square foot is almost year. The plants hand every head is increased acreage unalso tend to increase Mr. Golden looks foother grains also. other grains also, of oats, rye and fully half as much

> Evansville, Ind.,
> Dutland, aged 62, th
> Southern Indiana, is
> this city. He once
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> New Orleans.
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