NOT ENDORSE FIREMEN DID WELL THE LICENSE BYLAW KILLED BY A FAL

SPOKANE CHAMBER OF COM- A FIRE ON COLUMBIA AVENUE ITS INTERPRETATION AS APPLIED JOSEPH GILL THE VICTIM OF A MERCE AND THE ADVER-TISING FAKIRS.

WERE WORKING THEIR OWN GAME.

The Spokane chamber of commerce any time grant credentials to Dunn and White, the smooth Americans who wheedled Rossland business men and organizations out of a substantial sum of money for a special illustrated edition of the Northwest Mining News which never came out. This posi is taken in the following letter which has been received here:

"J. B. Johnson, President Board of Trade, Rossland, B.C.,—Dear Sir: Your avor of the 6th inst. came as a compplete surprise to us, as we furnished no edentials to Messrs. Dunn and White. Will you kindly inform us what

ed in the line of credentials from this chamber of commerce, 'ask-ing for financial assistance,' etc., for if they produced any they must have

While knowing nothing whatever of ssrs. Dunn and White, except that prietors of the Northwest Mining News, we did inderse the plan (and that only) of the Northwest Mining News to publish an extra edition of their paper to contain matter descriptive of the resources and advantages of this method that the paper to contain matter descriptive of the resources and advantages of this three anathemetrs with the first paper to contain matter description in the middle of the 1901, and on divers days and times since, three anathemetrs into which the first three three anathemetrs into which the first three th they were introduced to us by the pro-

ofice desire vto day that we are very denials, other other che copy enclosed (which from still observer is addressed to the Northwest Mining News, a publication which is now being published in this give tand which is new being published in this give tand which is regarded as being (western blanchishle), the same were forgeries, and we would be very much obliged at the well would be very much obliged at the well would be very obliged at the well would be very much

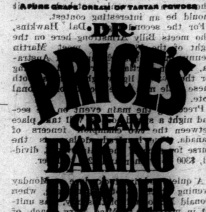
Yours very truly spok of com-

Adscruting of the documents presented - cairno a edito the Aporthur its additions seeman and the local company Rocky commerce and the special editions scheme of the local company Rocky endersed the special edition scheme of the local company Rocky endersed the special edition scheme of the local company Rocky endersed the special edition scheme of the local company Rocky day:

the News without referring to the manufactor of the local company Rocky endersed the special edition scheme of the local company Rocky day:

the News without referring to the manufactor of the local company Rocky endersed the local company Rocky endersed the local company Rocky for the local company Rocky and the local company Rocky for the local company Rocky endersed the local company Rocky own evidence is quite sufficient. He decide just who is morally responsible, but the amount they successed in Sergit Jownsend victions of the profits between them. The in the amount they successed in Sergit Jownsend victions of the profits between them. The internal graphs of the profits graphs of the profits between them. The internal graphs of the profits graphs of

chart when the first profit with the state of the state o



Highest Honors, World's Fair Marcia Paking Powilers eputai

THAT THREATENED SER-TOTIS LOSS

CHEMICALS IN THE BEALY BLOCK.

on Columbia avenue was badly scorched and Daniel & Chambers' stock was burned and Daniel & Chambers' stock was burned and soaked. In addition, Linton's stationery store was flooded with water. The damage is difficult to fix, but an estimate has been made at about \$5,000. The major portion of the loss will be borne by Daniel & Chambers. The firm carried a \$7,000 stock of wallpapers and paints, and this was badly damaged by fire and water. They were insured for \$3,100. The building is owned by R. J. Bealy, and several hundred dollars will be required to place it in habitable condition again. Linton's store, adj.ining the building where the fire originated, was damaged slightly by fire and more by water, it. Linton estimating his loss at \$300. He is insured in the Anglo-American and Phoenix of London.

The damage is difficult to fix, but an estimate trader without taking out the semi-annual license of \$50, was concluded yesterday, when Judge Boultbee handed down judgment finding the defendant guilty of the offence and imposing a fine of \$50. The prosecution was conducted by J. L. G. Abbott, city solicitor, and the defence was undertaken by W. J. Whiteside.

The case presented several interesting features, in fact it was the first presecution of its particular nature under the bylaw. Judge Boultbee gave his judgment in extended form, and as the matter is of very considerable importance to business men generally the full text of the judgment is given as follows:

REX. VS. SIMONS—JUDGMENT.

nix of London. Prompt and intelligent work on the the resources and advantages of this some description in the middle of the northwest country, a special Pan-American number to be distributed at the part of the store is divided. Mr. Daniel Pan-American exposition.

"We are informed that quite a number of Spokane citizens agreed to contribute quite liberally toward this specially of the special part of the store is divided. Mr. Daniel was in the rear of the building, but could not state what it was that exploded. The result was a burst of flame, however, followed by a great cloud of smake burst.

City of Rossland, to wit, at the City of Rossland, to with the part of the said City of Rossland at the said City

uld advance funds to strangers who partment, which arrived on the spot in Statute in such case made and propartment, which arrived on the spot in statute in such case made and prolead the fore matter the fore, your honorable body,
for the conference of the goods.

Partment, which arrived on the spot in such case made and provided."

Were laid into the burning building the bylaws of the city having been put the provided in the provide tators.

Meistric Duant and Meistric Duan and the overpowering fumes of the blazing chemicals, but it was necessary to locate the flames, and the chief dropping to the floor wormed his way inside until the was taking orders for clothes. He located: On Lake mount in the chief dropping to the floor wormed his way inside until the was taking orders for clothes. He he could see where to direct the streams.

It looked as though the sudden blaze Megshall beinglad to assist you in had secured a start which could not be overtaken, but half an hour's work sufany may nossible to recover the money ficed to get the fire under control. Heard ficed to get the fire under control. Heard subject the greatest publicity in the Bealy block, had their stock of goods resulting the property in the moved and escaped with practically no any further impositions upon the publicity. They carried no insurance. fixed to get the fire under control. Heard from the Crown Tailoring Company, I & Shoults, tailors in the west half of the would measure him for the suit, hand the

AT THE BUTTS And the state of the state of the state of Yester day's Practic

the well-sheins of the massenger shad been zealously guarded. Everylanganger mento and datails which sould possibly contribute to the confert has been procontribute to the comfort has them produced. From main grack to hielsen from standard that make the first is kept surpulously clean on as many mended there was many mended to be a many m and the way up, there latered man musicians on board and the last with the control of the way up, there latered man musicians on board and the last with the

IN THE CASE OF MR. SIMONS.

MESSES. DUNN AND WHITE CAUSED BY AN EXPLOSION OF THE DEFENDANT SENTENCED TO FELL A DISTANCE OF ONE HUN-PAY A FINE OF FIFTY DOLLARS.

The first serious fire of the year oc- The Simons case, in which the defendcurred yesterday, when the Bealy block on Columbia avenue was badly scorcined and Daniel & Chambers' stock was burn
The Simons case, in which the defendLe Roi mine yesterday morning about 8 oc'lock. He was employed in the mine as a cage tender, and at the time of the business accident was at the 700-foot level. From has denied that it did in any way or at curred yesterday, when the Bealy block ant was charged by the city officials

The information in this matter is laid tribute quite horany toward this special redition. There was a subscription ing through the roof.

There was a subscription ing through the roof.

Ar. Daniel ran at top speed through out having first obtained a license and paid the fee therefor, contrary to the box at the corner of Spokane street and prize that your good business men Columbia avenue, and called out the decontrary to the provisions of Bylaw No. 5 of the City of Rossland and contrary to the provisions of Bylaw No. 5 of the City of Rossland and contrary to the provisions of Bylaw No. 5 of the City of Rossland and contrary to the provisions of Bylaw No. 5 of the City of Rossland and contrary to the provisions of Bylaw No. 5 of the City of Rossland and contrary to the provisions of Bylaw No. 5 of the City of Rossland and contrary to the Rossland and contr

ators.

When the brigade arrived, Chief Guthness; that defendant had shown him his

man comes in and wants a suit of clothes neasurement to Lougheed and he would send it on to the company. I have done this several times since April 17th The price of an ordinary suit of clothes would be from \$13 to \$28. Average cost about \$22. This would be price to purchaser; the c mpany would make them for about \$16 or \$17; Lougheed and I would make the difference as profit. Most of the clothes from the company have come to my establishment over Crow & Morris' st re on Columbia avenue."

Mr. Whiteside for defendant raises several objections, the first of which is otal that there is no evidence that defend-ant took orders, but I think defendant's 83 own evidence is quite sufficient. He did 80 certainly take orders. Lougheed also took 78 orders and defendant and Lougheed di-certificate 31,334 B, ac agent for T. A. Cameron, free

as sendand beenmine and and sendand been a sendand been a sendand been as the sendand

MINE ACCIDENT THURSDAY.

DRED FEET IN THE LE ROI SHAFT.

Joseph Gill was fatally injured at the this point he fell to the bulkhead at the station on the 800-foot level, a distance of 100 feet. No one was present at the moment, and no reassonable theory has been evolved as to how Gill fell out of the cage.

Deceased went on shift at the usual

hour and was lowered to the 700-foot level, from which he sent up one load of ore. The signal was given to haul up the west skip, and when the apparatus reached the surface it was found to be empty.

The mine foreman, F. Demuth, was

The mine foreman, F. Demuth, was notified that an accident had apparently happened and went down to investigate. He found Gill at the 800-foot level, The injured man could barely speak and in response to a query as to the cause of the accident sasped the one word "fell" and lasped into unconscious speaks.

He was taken to the Sisters' Hospital, where he was attended by Dr. Kenning. Gill passed away without recovering consc

Deceased was 25 years of age, a na-Deceased was 25 years of age, a little of Yorkshire and had resided in government lands, or proclaimed as a public goldfield or nor, and as a public goldfield or nor, and tive of Yorkshire and had resided in Rossland for the past three years, liv-ing with his aged father on the War Eagle flats. He was an active member of the Miners' Union and was popular among his fellow workmen and esteemthe management of the mine. As a token of respect the flags on the Le Roi shaft house and on the Miners' Union hall are at half-mast. An announcement of the funeral will be made today.

Mr. Harp further states: I asked little he was taking orders for clothes. He said he was and gave me the names of the parties and dates of the orders."

The parties and dates of the orders."

The parties and dates of the orders."

The parties are dates of the orders. The parties are date hereof, to apply to the mining recorder for a certificate of improvements, and the parties and dates of the orders. for the purpose of obtaining a crown grant of the above claim.

And further take notice that ac section 37, must be commen fore the issuance of such certificate of mprovements.

Dated this sixteenth day of May, 1901

CERTIFICATE OF IPROVEMENTS.

Olive and Victor mineral claims, situate in the Trail Creek mining division of West Kootenay district.

Where located: On Sullivan creek, about three miles from the Columbia

certificate 31,105 B, and Wm. Griffiths, free miner's certificate No. 31,302 B, 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.

And further take notice that action, under section 37, must be commenced before the issuance of such certificate of improvements.

Dated this 30th Across Man.

e to the strike was made last on the strike was made last on the strike was made last on the strike was made last.

P 80 Boy to Vancouvet, B.C. best of the control of

LICENSE TO AN EXTRA-PROVIN-CIAL COMPANY.

"Companies Act, 1897."

CANADA. Province of British Columbia. No. 218.

THIS IS TO CERTIFY that "T Bluebell (Rossland) Mine, Limited," authorized and licensed to carry on busi ness within the province of British Columbia, and to carry out or effect all of ia, and to carry out or effect all or any of the objects of the company to which the legislative authority of the legislature of British Columbia extends.

The head office of the company is situate in England.

The amount of the capital of the company is situate in England.

pany is £120,000, divided into 120,000 shares of £1 each.

The head office of the company in this province is situate at Rossland, and John Llewellyn Morrish, mining engineer, Liewellyn Morrish, mining engineer whose address is Rossland aforesaid, in the attorney for the company.

Given under my hand and seal of office

at Victoria, province of British Columbia this 22nd day of May, one thousand mine hundred and one.
(L.S.) S. Y. WOOTTON,

(L.S.) S. Y. WOOTTON,
Registrar of Joint Stock Companies.
The following are the objects for which
the company has been established and

(a.) To apply for or to acquire and hold any g'ld mines, gold mining rights, leases or grants, and to peg out and secure, by payment or otherwise, the right to peg out any gold mining claims or leases, or to search for, prospect, examine confidence and modern to the confidence of t ine, explore and work any property or ground supposed to contain gold or min-erals in the Australasian colonies, Domin-ion of Canada, America, Africa, or elsewhere, whether private or

to search for and obtain information in regard to gold mines, mining districts and localities, and generally do all such things and conduct all such businesses, as are contemplated by and permitted he Australasian colonies, Dominion Canada, America, Africa, or elsewhere:

(b.) To enter into and carry into effect, with or without modification, the agreement referred to in clause 2 of the Company's Articles of Association

c.) To work or contract for the working by other persons or companies of the mines, claims, leases, rights and property in the said agreement mentioned, and any other mines, reefs, claims and rights which may from time to time be purchased, leased or othewise acquired by the company, and to crush, wash, reduce, smelt, concentrate and amalgamate the ore, and render marketable the produce, and develop the resources of the said mines, and to crush, wash, reduce, smelt, concentrate or amalgamate the produce of any mines, whether belonging to the or any mines, whether belonging to the company or not, and to sell, barter, or otherwise dispose of or deal with the ores, metals, minerals, and other products to be raised from the property of the

ompany, or otherwise acquired:
(d.) To erect, establish, construct, or equire by purchase all works, buildings, chinery, apparatus, and other things which may be necessary or convenient for the purposes of the company, and to stock and carry on any shops or stores for the benefit of the servants of the mpany or others:

(e.) To construct and maintain, or aid n, or subscribe towards the construction

ships or companies for prospecting, ex-ploring, reporting on, working, and de-veloping the property of the company, or any property it is proposed to acquire for or on behalf of the company, and to make advances to and pay or contribute to the expenses of any persons desirous of settling on, working or developing the

(g.) To acquire, register and use any patents, patent rights, brevets d'inven-tion, licenses and trade marks or privil-eges of a like nature, and to grant licenses thereunder, and to dispose of the same in whole or in part, and at any

time or times:
h.) To render all or any part of th property of the company productive by carrying on any of the operations hereinbefore mentioned, or by letting, selling, developing, mortgaging, dealin with or otherwise disposing of the same, or any part thereof:

(i.) To carry on any business cap of being conducted so as to directly indirectly benefit the company:

(j.) To borrow or raise money by the issue of or upon bonds, debentures, debenture stock, bills of exchange, promise ory notes or other obligations or s sory notes or other obligations or securi-ties of the company; or by mortgage or charge of all or any part of the property of the company, or of the whole or any part of its uncalled capital for the purose of securing debentures or

(k.) To make, accept, indorse, issue discount and execute promissory notes, bills of exchange, letters of credit, and other mercantile instruments:

(l.) To establish or maintain agencies for the purposes of the company in any part of the world, and to discontinue or regulate the same.

egulate the same:

(m.) To purchase or otherwise acqui (m.) To purchase or otherwise acquire and undertake all or any part of the good-will, business, property and liabili-ties of any other company, or of any partnership or person carrying on any business which the company is authorized o carry on:

(n.) To pay for any purchase by the (ii.) To pay for any purchase by the company, or for any work performed for or service rendered to the company, in cash or by bills of the company, or by ordinary, preference, guaranteed or deferred shares in the company fully paid up, or partly paid up, or by the stock, debentures, bonds, mortgages, or other securities or acknowledgments of the company by any constraints of the company of the stock of t pany, or by any one or more methods or otherwise:

(o.) To enter into partnership or any or about to carry on business which the company is authorized to carry on, or any business of transaction capable of being conducted so as to directly or indirectly benefit the company and to take or take o enefit the company, and to take or efferwise acquire or hold stock or shares to seek company:

(p.) To make donations to such perons and in such cases, and either cash or other assets, as the company may think directly or indirectly conducive to any of its other objects, or otherwise ex-

any of its other objects, or otherwise expedient, and to grant pensions and allowances, and to subscribe or guarantee money for any exhibitions or for any public, general, charitable, benevolent, or useful object or institution:

(q.) To lend money to such parties and on such terms as may seem expedient and in particular to customers of ent, and in particular to customers of and persons having dealings with the company, and to guarantee the perform-ance of contracts by persons or compan-

ies having dealings with the company:
(r.) To sell the undertaking of the company, or any part thereof, from time to time, for such consideration as the company may think fit, and in particular any other company having objects altogether or in part similar to those of the company, and to divide such shares, debentures, or securities among the members of the company in specie:

(s.) To promote and form any other company for the purpose of acquiring all or any part of the property and liabilities or the undertaking generally of this company, or for any other purpose which may seem directly or indirectly calculated to benefit this company, and to under-write or hold shares, debentures, or other securities in or of any company, and to provide or contribute towards the prelimary expenses, and to pay any bro

or commission for guaranteeing or obtaining capital for this company, or any other company promoted by this company:

(t.) To establish in the Australasian colonies, Dominion of Canada, America.

Africa, or elsewhere a register or registers of characteristics, and to take Such estars. of shareholders, and to take such step as may be necessary to give the company as far as may be, the stme rights and privileges in the Australasian colonies, Dominion of Canada, America, Africa or cisewhere as are possessed by local com-panies or partnerships of a like charac-ter, and, if required, to register the com-pany in the Australasian colonies, Dominion of Canada, America, Africa, or else

(u.) To do all such other things as are incidental or conducive to the attainment of the above objects.

CERTIFICATE OF IMPROVEMENT.

Creek mining division of Kootenay dis

Notice. Last Chance and Prince of Wales mineral claims, situate in the Trail

trict. Where located: On I cokout mountain.

Take notice that I J. A. Kirk, acting as agent for John Ryan, miner's certificate No. B 29,433, and Gust M. Paterson, free miner's certificate No. B 21,593, 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

And further take notice that action under section 37, must be commence before the issuance of such certificate

improvements.

Dated this 26th day of April, A.D. 1901. J. A. KIRK.

DERTIFICATE OF IMPROVEMENTS. Notice.

"Tailor Boys" mineral claim, situate in the Trail Creek Mining Division of West Kootenay district. Where located: On Malde mountain, south of and adjoining

where located: On Sullivan creek, about three miles from the Columbia civer.

Take notice that I, R. Smith, free miner's certificate 31,334 B, acting as agent for T. A. Cameron, free miner's certificate 31,105 B, and Wm. Griffiths, free miner's certificate No. 31,302 B, in
tend maintenance or improvement of any maining exposure of the company:

(1.) To employ and pay mining experience of improvements for the mining recorder for a certificate of improvements for the company:

(1.) To employ and pay mining experience of improvements for the mining recorder for a certificate of improvements for the mining recorder for a certificate of improvements for the mining recorder for a certificate of improvements for the mining recorder for a certificate of improvements.

And further take notice that setion under section 37, must be commenced before the issuance of such certificate of Dated this 2nd day of May, A. D. 1901. N. F. TOWNSEND.

CERTIFICATE OF IMPROVEMENTS

Republic, Democrat and Morning min-eral claims, situate in the Trail Creek mining division of West Kootenay dis-

Where located: West Fork of Big where located: West Fork of Big Sheep c-ckk.

Take notice that I, F. R. Blochberger of Rossland, free miner's certificate No. B 31,199, intend, sixty days from the date hereof, to apply to the mining re-corder for a certificate of improvements, for the purpose of obtaining a crown grant of the above claim.

And further take notice that action, under testion 27 must be commenced by

ction 37, must be commenced be issuance of such certificate of onder section fore the iss Dated this 27th day of May, 1901, A.D.

CERTIFICATE OF IMPROVEMENTS

Notice.

Notice.

Empress mineral claim, situate in the Trail Creek mining division of West Kootenay district.

Wiere located: About two and ene half miles south of the city of Rossland, on the south slope of Deer Park mountain.

Take notice that I, Thomas Scott Gilmour of Rossland B.C., aeting as agent for A. D. Provand, free miner's certificate No. B 30,989, and G. H. Bayne, free miner's dertificate No. B 30,931, 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 for a certificate of improvements for the purpose of obtaining a crown grant of the above claim.

And further take notice that action under section 37, must be commenced before the assuance of such certificate of

ance of such certificate of mprevements.

Dated at Rossland, B.C., this 23rd day

THOS. S. GILMOUR.

The Great English Remedy.

Sold and recommended by all draggists in Canada. Only reliable medicine discoverea. Six packages guaranted to cure all smart Sexual Weakress, all effects of abuse occoses, mental Worry. Excessive use of Tonco. Opium or Stimulants. Mailed on receipt price, one package \$1, six. \$5. One vol'l pleus. The Work Company, Windsor, Oph.

vood's Phosphodine is sold in Komisua by Goodeve Bros. and Rossiand Drug Co.

THE OUT

Ore Shipmer Past Week Old I

Prospects at Further Sho

The output for week ending last n the old mark. The Roi having been co resumed its regular. duced something or shipped last week. Roi No. 2 also shipp tities than during and the Rossland I. X. L. are included pers for the week.

A feature of the fact that the Mont The property will 1 produce regularly, a stake also included likely be the case ne list of shipping min er dimensions than for some months. unfore arise to interfere,

reason to doubt th exceedingly prosper it. Disquieting rum true, but the figur shipping report ar speak volumes for ity as an ore-prod THE O Appended are the

week ending June Le Roi

Centre Star War Eagle Le Roi No. 2 ... Rossland G. W. Iron Mask I. X. L. Monte Cristo Veivet Evening Star Guant

Totals Le Roi.-The repa were completed week's work comm on the shipments noticeable. The out for the past weel carloads of the ber the annals of the m no reason to believ will not be sustaine usual work undergre tinued along the sa ing consistent pro approaching the 1,2

a station is to be

levels and stopes th

have been accomp Le Roi No. 2.-In velopment work on \$40-levels has been secuted vigorously, gres has been made. mine was consider previous week. In 1 is being continued a der way on the stat level. With the N duced something ov tity of ore that wa the preceding week ment progresses the why the shipments volume. It will be the Le Roi No. 2 as the Le Roi, but t in sight when it will

est producer in the Rossland Great W erty joined the ship dropping out for a for last week was Le Roi No. 2 the progressing at a mo mine will shortly and constantly incr the ore bodies now urther developed. level the drifts co excellent showings, the crosscutting an making good progre New St. Elmo.-

made on the new

During the after from the north dri north vein, disclos ore. The quality is camp, chalcopyrite tite. It has a parti solid and contains matter. As the str yesterday afternoon not elapsed to secu confidently expecte run very well, run in copper. The wi not yet been estal of ore is exposed will doubtless be k round of holes is being carried on i south crosscut and south vein.

stake for the past fined largely to the finishing touches upraise which ventilation and hoi ine. As was state W. Hall during p in the program cement of break inauguration of

Homestake.-The