THE SAUER CASE.

The Conviction by Mr. Belyea Sustained in the Court of Appeal Yesterday.

Some Important Points Bearing on the Liquor Laws Thoroughly Discussed and Decided on.

vince, because the form of assenting to stat utes was different. In British Columbia al The case of the appeal of G. C. Sauer, of the Bank Exchange saloon, was up for set-Richards' authority said "the order in which tlement in the Supreme Court yesterday. Hon. A. N. Richards and Messrs. Bodwell

Mr. Richards contended that the Muniand Irving were present on behalf of the cipal Act in the particular instance referred appellant. Messrs. Eberts and Taylor, city to was chaptered later than the other, and James, Professor of Chemistry. appendixt. Messrs, hoerts and layin, dry barristers, appeared on behalf of the city and the police magistrate. The following statement of the case was the following statement of the case was

put in by the counsel for the city :

In due and provided, i such that the Bank Exchange was a place where liquor was sold by retail under and by virtue of a licence issued to the defendant by the corporation of the city of Vic-toria, and that intoxication fliquor had been sold in the bar of the said premises by the de-endant Concorr (General Sauer, the propule-

 The provisions of the states on a of the Liquer Liqu The Chief Justice and Mr. Justice Drake ealled on the appellants to bring forward their statement. Hon. A. N. Richards said that the case was one dealt with as a special case cited in Sec. 26 of Cap. 26 of the local Act of 1889. vision for cases connected with shop, sa-loon, and other licenses. Section 78 dealt Mr. Eberts concluded by saying that the Mr. Eberts concluded by saying that the Mr. Eberts concluded by saying that the Mr. Berts concluded by saying that the M Officers of the Manitoba Grand Lodge, I.O.O.F.

recite a greport from the Law Journal in FISH AS A FERTILIZER. support of his contention, which the Chief Justice said reminded him of the parable of the leopard and the alligator that swallowed The Ontario Department of Agri each other, it being in relation to one enact-ment entirely nullifying another. Mr. Justice Drake said that in that case the only course culture Report Upon British Columbia Samples. was to fall back on the old law. The Chief Justice took exception to Mr. Richards' argument, and said that he did'nt An Industry Whose Development

Means Much for This Province. In the annual report of the Department

of Agriculture of the Province of Ontario, for 1891, the following analysis appears from the Chemical Laboratory of the Ontario Agricultural College, Guelph, by C. C.

Four samples of fish were brought east from British Columbia, by Mr. Alexander Begg, for the purpose of ascertaining the Begg, for the purpose of ascertaining the THE SUPREME COURT OF BRITISH SISTENCY, the cause of action stated by him would be a proper one, but they were not they were placed in tin cases, and sol. bay awaiting orders, the mate being unable Mr. Richards that, if there were an incon- comparative value of each kind. The that the Oscar and Hattie was at Yaquina

THE SUPREME COURT OF BRITSH
IN THE SUPREME COURT OF BRITSH
In the matter of an appe 1 from the determination and for the city of Victoria, in an appe 1 from the determination and for the said city, or Victoria, unlawfully dised for and the said city, or Victoria, unlawfully dised for and the said city, or Victoria, unlawfully dised for and the said city, or Victoria, unlawfully dised for and the said city, or Victoria, unlawfully dised for and the said city, or Victoria, unlawfully dised for and the said city, or Victoria, unlawfully dised for and the said city, or Victoria, unlawfully dised for and the said city, or Victoria, unlawfully dised for and the said city, or Victoria, unlawfully dised for and the said city, or Victoria, unlawfully dised for and the said city, or Victoria, unlawfully dised for and the said city, or Victoria, unlawfully dised for and the dised for and the said city, or Victoria, unlawfully dised for and the said city, or Victoria, unlawfully dised for and the said city, or Victoria, unlawfully dised for and the said city, or Victoria, unlawfully dised for and the said city, or Victoria, unlawfully dised for and the said city, or Victoria, unlawfully dised for and the said city, or Victoria, unlawfully dised for and the victoria of the said city, or Victoria, unlawfully dised for and the victoria of the said city, or Victoria, unlawfully dised for and the victoria of the said city, or Victoria, we have really ratified beforehand. But if the said city, or Victoria, unlawfully dised for and the victoria of the said city, or Victoria, we have really ratified beforehand. But if the said city, or Victoria, we have really ratified beforehand. But if the order and the victoria of the said city, or Victoria, we have really ratified beforehand. But if the victoria of the said city, or Victoria, we have really ratified beforehand. But if the victoria of the said city or Victoria and the victoria of the said city, or Victoria we have really ratified beforehand. But if th r and the court had held it to be unconstitu-tional. He professed his inability to find a single instance where a direct power of that character assumed and exercised, though an act of the Provincial Legislature was valid. In the case of the City of Fredericton vs. Rev. This 2

think that the quotations he had made were applicable to this province, or to any pro-

Regina, which uphefd the score remption and the score remption actor of hold events. Begina, relating to the use of a billiard table in a saloon which was closed in accord, ance with the law under the authority of an act of Ontario, similar to that in existence, i in British Columbia. Mr. Richards further i argued that a legislature had no right to a dried, well arrogate to itself powers that it had already anonferred on a numicipality. The state of the following composition, as its most of the time for 15 years past, the of the time for 15 years past, the state of the time for 15 years past, the state of the time for 15 years past, the state of the time for 15 years past, the state of the time for 15 years past, the state of the time for 15 years past, the state of the time for 15 years past, the state of the time for 15 years past, the state of the time for 15 years past, the state of the state of the time for 15 years past, the state of the time for 15 years past, the state of the time for 15 years past, the state of the time for 15 years past, the state of the time for 15 years past, the state of the time for 15 years past, the state of the time for 15 years past, the state of the time for 15 years past, the state of the time for 15 years past, the state of the time for 15 years past, the state of the time for 15 years past, the state of the time for 15 years past, the state of the time for 15 years past, the state of the time for 15 years past, the state of the time for 15 years past, the state of the time for 15 years past, the state of the time for 15 years past, the state of the state of the time for 15 years past, the state of the time for 15 years past, the state of the time for 15 years past, the state of the time for 15 years past, the state of the time for 15 years past, the state of the time for 15 years past, the state of the time for 15 years past, the state of the time for 15 years past, the state of the state of the time for the

Śullivan Lodge No. G.

of the fishing industry, and the progress of agriculture, I have endeavored to reply at his length." [Professor James is entitled to the best thanks of the people of British Columbia for his able and exhaustive report of a sub-

THE VICTORIA WEEKLY COLONIST, FRIDAY, FEBRUARY 26, 1892

ject of so much interest to the Province, as well as to the rest of the Dominion. On in-quiry it is found that the Minister of Agriculture for Ontario, had the analysis made at the Agricultural College free of any charge. It is further learned that Mr. Begg produced the samples of fish and took them to Toronto at his own expense.]

SHOULD BE NAVIGATORS. Point Raised by the Untimely Death of

Captain Gault. The death of Captain A. W. Gault and his companions, chronicled yester lay and further referred to in another column, has

Shipping Act does not provide for such a trade as ours, but many lives and many dol-lars are at stake, and some one should take action—it seems that the insurance people are about the only ones who can. Should they refuse to accept insurance unless both captain and mate were navigators, the whole trouble would be disposed of."

SHOOTING IN PARIS.

A Well Known French Society Man Shot by an American "Colonist."

toria, and that intoxication flyour had been set by the defendant, Gregory Clemens Sauer, the propier in British Columbia. Mr. Richards further a legislature was clouded his argued that a legislature was clouded his argued that bound by the defendant that the suite of the provisal fit was an it. d by the defendant that, though it had the right to bestow the dual and your or ether of the matters. 10° 10.00 80° 10



DR. T. A. SLOCUM'S



USE IT FOR

Difficulty of Breathing,

Tightness of the Chest,

Wasting Away of Flesh,

Bronchitis, Weak Lungs.

Throat Troubles,

Asthma, Coughs,

Catarrh, Colds.

Consumption,

Oxygenized Emulsion of Pure

OD LIVER FOR SALE BY ALL DRUGGISTS.

Bella Coola, November 11th, 1801. 1800 I HEREBY GIVE NOFICE that 60 days after date I intend to apply to the Chief Commissioner of Lands and Works for per-miss on to purchase a lot of land on the south bank of the B-lla Colle river, starting at a stake marked F.O. southwest corner, pl nted at the north west corner of F. G anton's claim, thence east 40 chains, then following the bend of the river south to starting point, the whole to include 160 (one hundred and sixty) acres more or less. November 9th, 1891. del8

NOTICE is hereby given that (60) sixty days after date I intend a plying to the Chief Commissioner of Lands and Works for permis-mission to purchase the following described lands, situated on the Bella Coola River, upper side Frank Rystedt's chaim, star ing from H. Lee's claim, thence in a westerly direction. fol-lowing a side claim 30 chains thence south (20) twenty chains, more or less, thence east along the river (80) eighty chains, thence (20) twenty chains, more or less, to place of commence-ment. Balla Coola, B.C., Nav. 9, 153. decl8

HEREBY give notice that sixty days after date I intend applying to the Chief Com-missioner of Linds and Works for permission to purchase the following described lands, situ-ated in the Bella Coola distict, on the south side of the river, starting from stake marked J, R., at N. W. corner of J. R.'s claim; east 40 chains, more or less; thence in a southerly direction 40 chains; thence wes 40 chains thence in a northetisterly direction 40 chain more or less, following the bend of the river t place of commencement. JAMES RUDLAND. Bella Bella, B.C., Nov. 9, 1891. acle w

NOTICE is hereby given that 60 days a date I intend making application to Hon. Chief Commissioner of Lunds and Wo for permission to purchase 100 acres biginn 20 HEREBY give notice that sixty days after

containing 640 acres more or ALEX. SMITH

rict: Commencing where a post h lanted 24 chains east of a stream flow loxer Reach, opposite Amy and Mary hence north 40 chains; thence west 40 thence south 40 chains, more or less, to the i coast; thence easterly following the sea co to the po nt of commencement, containing acres more or less. HADDY M DDICE

25th November, 1891. HARRY M. PRICE de25-2m-w

NOTICE is hereby given of my intention apply to the Board of Licensing Comm sioners, at their next sitting, for a renewal my license to the Horse-Shoe Hotel, Chemain MATTHEW HOW Not 1991 1991 Not 2000 Dated Nov. 12, 1891.

NOT'CE is hereby given that 60 days a date I intend to apply to the Hon Chief Commissioner of Lands and Works permission to purchase 200 acres of lund, n or less: Starting at the searshors at the so west corner of section 2, range 2 west, division of Salt Spring Island ; thence half mile ; thence south one half m le west to the shore : thence along the the point of commencement. ARTHUR WA

ARTHUR WALTER December 30, 1891.

TORONTO

NOTICE is hereby given that I intend make application to the Honorphil make application to the Honore hief Commissioner of Lands and W permission to purchase the follo land, situated in Alberni district: where a post has been chains from the sea shore, and Pachena Bay, thence thence east 80 chains, the

NOTICE is hereby given that 60 days af date I intend making application to t Honourable the Chief Commissioner of Lan and Works for permission to purchase the f lowing described tract of land situated Daniel's Bay, Hawkesbury Islan¹, Coas: I trict: Commencing where a post has b

The Chief Justice, asked to nominate a Dr. Spohn's charge Department. The Government the age of candidate gineer students in been fixed at 14 to 1 Mr. Higginson, Cr for British Columbia Hon. Edward Bial defend Hen. Thomas ing trial before Justi Dr. Colter, Libera B., has admitted agents. A new elecc Hon. Mr. Quimet tions at Vaudreuil, McMillan was nomi vatives and Mr. Has the constituency the constituency Liberals.

CAPITAL

n. J. C. Patte Cameron in 1

Extended From Comox—Elec

From our Own

DTTAWA, Feb. 22.

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Mr. Northup, Has

move the address

Mr. Bain, of Soulang It is rumored that

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Hongkong, restricting loading of the cargoes of that eolony on Si has first been obtain master. Special fees permits. Severe pen for infraction of the s Proceedings will b Canada against ground adulterated coffee. Mr. Schreiber, ohie cont railways, has co

ment railways, ha

the dismissals of etc colonial railway. staff was, he said, in ently carried out wit the expenses of wort in any way impairin service. The step for some time, and the time was believe ene

Among the mea

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follows the statistics wick will lose two s and Prince Edward

and Prince Edward 1 toba will gain two endeavor will be may representation to v entitles them. The Steamboat notified to pay part position of the cor design being to p from change or devia The Postmaster-G order that all temp outside service, mu examinations in No dismissal.

The Speaker of arrived, to night, to luties. The Chief Justice

ie estimates.

OTTAWA, Feb. 23. , deals with dw umber in Canada 930,684, with 10,55 ings unoccupied, a ion. In British

> 6,776 houses in The average numb roof in British Colu

It is understood sked to pass an

the government te ington to Comox, Customs Comm

anuation dates from malee takes his pla accountant, become sioner. Mr. Johns 25 years of public Mr. Gisborne, su

assumption by the all telegraph lines says it is bound to

The Brome elec

12th. Four election ap

Supreme Court-S tiac and Maskim heard until May 8

able to take his se

Extraordinary the West Huron e came that the Hor

elected over Mr. (

the Conservatives, up a little feeling Kingston, where majority. Mr. Barr was

John Darr was by 200 majority. Liberals. John Dobson, Phillip Landry, Senators, who wil the address in the Judge Kingsm

been appointed a gate Dr. Spohn's

Department. Dr late his charges.

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Court Judges Northumberland

Mr. Pugsley,

runswick, cont Government will ing Bank and Con

Preparations for Considerable characteristic charac

takes the late Pr Hector Langevin

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generally less thi Specifications f the Soulanges Ca

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Hon. A. N. Kionarus same dealt with as a special case cited in same dealt with as a special case cited in subscription of a subscription cases connected with shop, same dealt. With subscription cases connected with as a subscription cases connected with and connecce. It certainly interfered wit tute is still in force in the municipalities. It as a commonplace regulation for the protectute is still in force in the municipalities. It is a common place to gauge in the process is well known that when the later sections of a statute contradict any previous sec-

is weit known that when the latter sections, or where a later statute itself was contrary to a former enactment, the latter is no-in every instance prevails. The latter is noin every instance prevails. The latter is no-thing less than a repeal of all former legis-lation. Now, it was quite clear that the two statutes he had quoted are extremely inconsistent. inconsistent. in differing less that a repeal of all former legis-subor two statutes he had quoted are extremely inconsistent. inconsistent. in differing less that a repeal of all former legis-subor two statutes he had quoted are extremely inconsistent. inconsistent. in the case of the BNA. Act, and in the case of subor two statutes he had quoted are extremely inconsistent. inconsistent. inconsistent i

sections conflicting, such as matter was only

The Chief Justice : But the question is to be taken into consideration when there

The Chief Justice : But the question is whether they are inconsistent or not. I ennot see where the inconsistency exists. Mr. Richards : I fail to make out how anybody could reconcile the terms of both sections. Under the old law, all statutes were dated back to the beginning of a session, but subsequently, when it was found out how much injustice was done by reason of this, it was made law that the day, month and year, on which the particular Mr. Justice Drake agreed with every legislation was assented to by the Lieutenthing that the Chief Justice had said.

ant-Governor, should be specified on the thought the subject was one purely police regulation. The appeal would document, and its terms came into force on shat day. Sir Matthew Begbie : Then, according to dismissed

that, the Municipal Act came into force on the 20th of April, 1891, while the section you are referring to, didn't become law until the lst of January, 1892, making it, therefore, the later Act. Mr. Richards : The Municipal Act came

into active operation in 1891, and continued valid till January, 1892. Then, in that month, the other Act steps in and takes that power away.

month, the other Act steps in and takes that power away. The Chief Justice: As 1 understand your argument, Mr. Richards, your strong point is the question whether the Provincial Government have power to legislate in the face of a Dominion statute. We would feel most interested if you would confine your argument to that. Mr. Richards: When two acts pass, and receive the Royal assent on the same day, I claim that the one receiving assent last, will prevail over the previous ones, if

Government have power to legislate in the face of a Dominion statute. We would feel most interested if you would confine your argument to that. Mr. Richards: When two acts pass, and receive the Royal assent on the same day, I claim that the one receiving assent is is in any way contradictory of them. The learned gentleman then proceeded to

commercial value of the material, that "from one ton of undried refuse and hermassed on the same day. Mr. Richards: But if the inconsistency is so glaring, surely, what I say would pre-sections conflicting such as matter was only the defeat of the difference of the section of the the defeat of the Liberal, or the defeat of the Liberal, or the defeat of the difference of the difference of the liberal of the difference of the liberal of the difference of the zer-the latter worth between \$20 and \$30

herrings in the fishing season there would be obtained 1½ ton of oil perhaps, and 2 tons of fish guano. If, say 300 gallons were obtained, which is a moderate estimate, and the price 2 shillings a gallon, which might say SAN

probably be realized, the oil of 10 tons of fish would produce £30. Then there would Mr. Eberts asked for an order for costs in

> much astray. CONCLUSION—From the consideration of the whole question, I am of the opinion that the manufacture of the refuse into

fertilizer, is strongly to be recommended,

otherwise is a total loss. 2nd. It will prevent the waters from be

oil from a coarse sort of herring called the menhaden or pogy. Mr. Watt, of Aber-deen, in the report of the transactions of the Highland and Agricultural Society of Scotland, for 1886, page 203, says: "The oil from the herring is serviceable for a great many industrial purposes—for the the transactions of the transactions of the Highland and Agricultural Society of Scotland, for 1886, page 203, says: "The oil from the herring is serviceable for a great many industrial purposes—for the the transactions of Scotland, for 1886, page 203, says: "The oil from the herring is serviceable for a great many industrial purposes—for the transactions of trans NEW ORLEANS, Feb. 18.—The total loss last night's fire on Canal street will not \$1,250,000. The insurance covered mostly by foreign companies. The local companies lose about \$200,000. Hawaiian Elections. inconsistent. Mr. Justice Drake: But all these acts are was not section 91, but Section 92 that had on the same day. Magnetic concern, and therefore it ings there should be obtained at least 100 the elections, took place February 3rd, and

the Bush-Wilcox party. The Conserva-tives, including the Reform, National Reper ton, or the ton of raw fresh material should produce oil and fertilizer worth at least \$15, and perhaps \$20. On this ques-tion of value of production, Mr. Watt speaks as follows: From 10 tons of average eral way, favorable to Hawaiian annexation, although that is not admitted to be an

Latest Oriental Advices.

SAN FRANCISCO, Feb. 18. - Steamer Belgic arrived from Hong Kong and Yokoher the set of the set ing advices: The Viceroy Li Hung Chang if estimates are at all trustworthy, something like $\pounds 5$ a ton might be realized through the manipulation of Northern China have been highly comthe manipulation of in quelling the recent disturbances in raw material of oil Northern China have been highly comand manure." The above value of £5 per mended in an Imperial decree. There have ton is, perhaps, too high for this country, but naking allowance for that, our valu-ation of \$15 to \$20 per ton, will not be Japan.

"Larry" Stafford Dead.

QUEBEC, Feb. 18.-Lawrence Stafford, for many years immigration agent here, is dead. born in the Emerald Isle, and had all the best qualities of his race. He was emphati-cally an Irishman, and his kindness and

chains more or less the ce north 20 chains, more or less, thence east 20 chains, thence south 2) chains to point of beginning. Dec. 10, 1891. GIXTY days after date I intend making ap-of Lands and Works for permission of Lands and Works for permission of the river, starting from Frank Olsen's N.W. orner, thence following a side claim in an easterly direction 40 chains, thence north 40 chains, thence work for permission of per-chaso 160 acres, by ginning at F. C. Coles' N.E. Dec. 10, 1891. del8-w

NOTICE is hereby given that 60 days from date 1 intend to make application to the Chief Commissioner of Lands and Works for permiss on to purchase 160 acres of land, situated at the north shore of the North Bensituated at the north shore of the North Ben-tick Arm, Numamis Coast district, commenc-ing at a post N. E. corner, thence run ing south 40, west 40, north 40, thence east 40 chains to place of commencement. MISS AMANDA ENGVIK. Dated Bella Coola the 10th of Nov., 1891. de18

HEREBY GIVE NOTICE that, 60 days THEREBY GIVE NOTICE that, 60 days after date, Tinzend to a uply to the Chief Commissioner of Land and Works, for permis-sion to purchase the following described lands, situated at the head of Bella Coola, 49 mices from the mouth, more or less, beginning at a -take, at the south fork of Stutich, thence east 40 chains more or less, north 80 chains, thence west 40 chains, thence south to place of com-mencement, 80 chains more or less. JOHN ROOD, Bella Coola, B.C.. Nov. 10th, 1891. del8

Bella Coola, B.C. Nov. 10th, 1891. del8 OTICE is hereby given that sixty days after diate 1 intend applying to the Chief Com-missioner of Lands and Works for permission to purchase the following described lands, viz. Situated on south side Bella Cool a River, start-ing from Mr. A. Nicolas' pre-emption claim and running in a southeasterly direction, following a side claim, then in a northeasterly direction 40 chains, thence northwest 40 chains, more less; then following the bend of the river chains, to the place of commencement. MISS AMAN A ENGVIK. Bella Coola, November 10th, 1891. decl8

Bella Coola, Norolandi NTOTICE is hereby given that, 60 days after Vintend to apply to he Chief Com-

November, 10th, 1891. November, 10th, 1892. November, 10th, 1893. November, 10th, 1004. November, 10th, 1004. Notate I intend making application to the Hon Chirf Commissioner of Lands and Works, for permission to purchase 160 acres at the teast side 4 on mile from head, thence e sist 40 chains, thence north 40 chains. to point of begin-ning. T. F. SINCLAIR. Dated December, 3rd 1891. The Since Lange and the south 40 chains, there are south 40 chains, thence north 40 chains, there are south 40 chains to point of begin ning. T. F. SINCLAIR. The south 40 chains, there are south 40 chains to are south 40 chains, there are south 40 chains to 40 chains, thence north 40 chains, 40 chains, thence south 4) chains commencement, containing 160 acc Victoria, B. C., 27th January, 1892. fel 3-20 NOTICE is hereby given that 69 days f NOTICE is hereby given that 60 c date I intend to make applicat Chief Commissioner of Lands and Y permission to purchase 160 acress of ated at the south side of rella (o starting from a stake about 14 miles u the Assannanny Hiver; thence east 4 thence north following mountains de thence west 40 chains; thence south dury to place of commencement.

NOTICE is hereby given that 60 days arter date I intend making application to the Hon. Chief Commissioner of Lands and Works, for permission to purchase 160 acres more or tess Barclay sound, beginning at J. H. Waner's N.E. post, thence north 40 chains, thence west 40 chains, thence south 40 chains, thence west 40 chains, to place of beginning. Dated December 3rd 1801 lown to place of Dated Bella Coola, 18th Nov., 1891. jai-2m.w

NOTICE is hereby given that 60 days in date I intend to app y to the Chief to missioner of Lands and Works for permiss to purchase the followi g de cribed land, si a ed in Coast district : Starting from Mr. Grant's S.W. corner on the north side of Be Coola river ; thence following S. Grant's d'. north 40 chains ; thence east 40 chanas; the south 40 chains, more or leis, to river ; then west to place of commencement, 40 chains mu or less. ALEX. MCNEILI Dated December, 3rd 1891. NOTICE is hereby given that 60 days after date I intend making application to the Chief Commissioner of Lands and Works, for permission to purchase 160 acres Barclay Sound commencing at P. W Dempster's N.E. corner cont theore workt40 chains theore workt40

post, thence morth 40 chains, thence west 40 chains, thence south 40 chains, thence east 40 chains, to point of beginning. Dated December, 3rd 1891. d.18-w Dated Bella Coola, Dec. 3, 1891. jaló-will TOTICE is hereby given that 60 days afer NOTICE is hereby given that 60 days afer date I intend maxing application to the Hon Chief Commissioner of Lands and V'orks, for permission to pur hase 160 acres more or less Harclay Sound, commencing at F. C. Davidge's S.W. corner thence north 40 chains, thence west 40 chains, thence south 40 chains, thence east 40 chains, to place of commence-ment. NOTICE is hereby given that 60 days date I intend to apply to the chief missioner of Lands and Works for perm to purchase the following described situated on the north side of B. Ila Coo al Starting from stake marked "S. W." a mouth of the 1-lehe-gwang River; then i east 40 chains along the mountain side;

mouth of the l-lene gwang ruser, side; then east 40 chains along the mountain side; then east 40 chains; then south-west 40 chains to river; then following river down in a westerly direction to place of commencement. S. GRANT. Dated December, 10th 1891. F. B. STRONG. del8 w

TOTICE is hereby given that 60 days after Bella Coola, November 11th, 1891.

A click is the by the task of the start of t o point of beginning. WM. POWELL.

Dated December, 3r1 1891.

NOTICE is hereby given that 6) days after N OTICE is hereby given that 6³ days after days after a lintend making application to the Hon, Chief Commissioner of Lands and Works, for permission to purchase 320 acres Barclay Sound, beginning at Wm. Powell's N.W. cor-ner, thence east 80 chains, thence south 40 chains, thence west 80 chains, thence south 40 chains, thence west 80 chains, to point of begin-ning. PATRICK. W. DEMPSTER. Such of the Bella Coola river, about 25 from its mouth; thence following said north 40 chains, thence west 80 chains, t south about 40 chains to the bank of the thence east, following the meandering o river, for about 80 chains, to point of mencement. PATRICK. W. DEMPSTER.

Dated December. 3rd 1891,

THEO. M. MAGNESEN. Bella Ccola, Nov. 21, 1891. jas 2m. #

NOTICE is hereby given that 60 days at date 1 intend to apply to the Honor the Chief Commissioner of J ands and Wo for permission to purchase three hundred twenty (320) acres of land, more or less, situa-in Coast District, and described as follow Commencing at the S.W. corner post of A-Humphrey's pre-emption claim on the no side of the Bella Coola river, about 28 m from its month - thence following said cl

WINNIE WINNIPEG, F emima street