nce between the al governments on ses Indian reserve that another imbrought down on

leave to introduce for the incorpora-one and telegraph ay district."

ond reading on GAGES.

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that but for the d been in such bad would be surprised a the ground just ak argument, in ll, to say that the parrass the govern-ment would not opinion expreswas of course the ould allow no opvould allow no op-es, but whether or ild have nothing to ent question. Mat-governed by prece-roceedings of the on in an orderly

ught the Speaker hat it was simply been introduced ed in the decision luction of a bill.

I the principle is
d to a bill or a rember has a right on interfering with

ONS ACT.

for leave to inions act.'"

r a return showresses of all per-sioner and deputy tistics applied for nlies and informaa detailed statencurred in connec-the labor bureau

LAIM. Whereas by the mittee adopted 20th and 27th was respectfully government to consideration the rown grant of the emption 1,003 to ther steps as may er's title to th

reer's title to the lved that a select Messrs. Eberts, ter and the mover whether the aforebeen carried out ny, and if so what ild not be carried y into the subject, ersons, books and he could not see

be served by the s the matter had committee and the courts. ted out that the is contrary to the ort was not unani-rity and a minor-

far as he could to the record, the withdrawal of t see what good ed, as the land in dealt with by a owever, considerowever, consider-for Mr. Greer, do what he could again in some

estion relating question relations, ruled in order by

d that the govaking any change a this session. BACTS.

t attention have ing out contracts puildings to the house on 11th uld be inserted the government blic works pro-all laborers and e not less than

d, referring Mr. purnals for 1893, tion there given ; nevertheless a s to submit lists lls whenever reovernment con-wing is a clause ings contract: ep a pay roll th the names of lding appearing upon it, and he shall further furnish pay rolls, receipted by the workmen, as well as receipts for all materials supplied, when he applies to the architect for a certificate of Monday.

An act to amend the wide itre act, 1893."

Bill read a first time; second reading on payment."

SALVATION ARMY MARRIAGES.

The house went into committee on the marriage act and births, deaths and registration act amendment bill, Mr. Keith in

tration act amendment bill, Mr. Keith in the chair.

Hon. Mr. Beaven objected to the adop-tion of the preamble, which reads thus: "Whereas it appears that in the religious society called the Salvation Army there are official persons known as commissioners and official persons known as commissioners and staff officers, whose position and duties in the said society are aubstantially the same as those of clergymen and ministers in the churches and religious denominations mentioned in the 4th section of the 'Marriage Act.'" He said he had no information that this statement is in accordance with the

Hon. Me Davie said it was a matter of common notoriety. He might say in con-nection with the question which had been raised as to the advisability of the bill, that an act in almost precisely similar terms had been adopted by the Ontario legislature at

whole on the licenses act amendment bill, Dr. Watt in the chair.

Hon. Mr. Davie moved the second reading of the accidents by fire bill.

Motion agreed to.

DELTA BAILWAY. Mr. Punch moved the second reading of the Delta & New Westminster railway bill. Motion agreed to. GAME ACT.

MR. MARTIN asked that the order for the MR. MARTIN asked that the order for the second reading of the game bill he had introduced be discharged, as in consequence of many requests he had received he had given notice of his intention to move to refer the matter to a committee. His amendment had been that prairie chicken should be protected up to the lst of Sep-tember instead of up to the 12th of August as at present. He would produce before the committee evidence that deer and mountain sheep had been killed not for their hides alone but for material with which to WIDE TIRE ACT.

MR. KITCHEN moved the second reading of a bill to amend the wide tire act, so as to provide that the weight to be carried by a wagon shall be regulated by the width of the tire; and also that wagons now in possession of farmers shall be exempted for five years so long as they are used for farm purposes and not for teaming for hire. There was also a provision that any municipality might by by-law defer the date of the coming into force there.

The frame residence of Mr. F. Sturdy, on Galiano island, was burned to the ground on Tuesday evening, everything being a total loss. The premises were partially insured. The family was away at the time of the fire, which originated from the sparks of a stove in the room. Mr. Sturdy arrived in the city yesterday and while here will secure material for rebuilding.

A MEETING of the creditors of Cavin Bros.' Shotbolt and John Braden.

Mrs. Pemberton, wrote with reference to

having to take the names every time to preserve the record.

Hon. Mr. Daviz did not agree with the

How Mr. Davik did not agree with the last suggestion, as he thought it was the duty of members having decided opinions one way or the other to express them to the house instead of dissenting in silence. He had himself been convinced of the advantage of the wide time law from tage of the wide tire law from arguments which he had heard in the house, before he had taken a personal interest in the matter. As this subject had been discussed for years every one had notice that it was bound to become law sooner or later, and there seemed to be general content with the act which had been passed until after the amendment introduced by Mr. Kitchen last year, which, as applied in that member's district, seemed to have given great dissatisfaction. That gentleman now sought to amend his act, but unfortunately in this did not confine himself to his own locality, but wished to amend the sa applied in that member's district, seemed to have given great dissatisfaction. That gentleman now sought to amend his act, but unfortunately in this did not confine himself to his own locality, but wished to amend the law all over the province. The proposition that each vehicle should have at least one inch of tire bearing on the ground for every 200 pounds carried, he thought would be possible to ment on account of their evidence. They are appropriately as a possible to have the nursing done entirely by pupil nurses. The matron referred to the committee of the month for investigation.

Rev. Canon Beanlands regretted that so few speakers had risen on Mr. Scaife's side. The matron reported on the state of the training school, showing that matters had so far progressed that she thought it would be possible to have the nursing done entirely by pupil nurses. The matron referred to the committee of the month for investigation.

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to allow a wagon with one-inch tires to bear 800 pounds, being 200 pounds for each of the four wheels. Hon. Mr. Pooley said that was certainly

MR. HORNE moved the second reading of the wages and salaries bill, which provides that wages for three months shall be a pre-

Hon. Mr. Davie spoke in support of the measure, which he said was similar in its provisions to one which he had introduced provisions to one which he had introduced several years ago, providing for such preference in case of seizures by the sheriff. He thought it only just that the laborer should be secured the reward for his daily toil, in so far as legislation could secure him. This bill is a necessary complement to the act now in force respecting seizures by the sheriff, and under the law as at present the employes have no protection whatever except as ordinary creditors when an assignment for the benefit of creditors takes place.

Bill read a second time.

not what the bill stated.

WAGES AND SALARIES.

Bill read a second time.

een adopted by the Ontario legislature at he last session.

Bill reported; read a third time and be residence of the bride's sister, Mrs. William Sutherland, 99 View street. Rev. P. McF. McLeod performed the ceremony.

The house went into committee of the whole on the licenses act amendment bill, registered during the one hour from 3 until 4 colock Wednesday morning at the meteorological station, Esquimalt, was 65 miles. This is the strongest southwest blow recordance of the wind, registered during the one hour from 3 until 4 colock Wednesday morning at the meteorological station, Esquimalt, was 65 miles. This is the strongest southwest blow recordance of the wind, registered during the one hour from 3 until 4 colock Wednesday morning at the maximum velocity of the wind, registered during the one hour from 3 until 4 colock Wednesday morning at the maximum velocity of the wind, registered during the one hour from 3 until 4 colock Wednesday morning at the maximum velocity of the wind, registered during the one hour from 3 until 4 colock Wednesday morning at the maximum velocity of the wind, registered during the one hour from 3 until 4 colock Wednesday morning at the meteorological station, Esquimalt, was 65 miles.

SERGEANT LANGLEY and Provincial Constable Hutchison returned from Westminster yesterday, having delivered to the penitentiary authorities the prisoners Freitoz and Millar, sentenced for house breaking, and Brown, for mailing threatening letters to Dr. Hanington, of this city.

THE mainland deputations on the subject of the Fraser river bridge and requesting Government aid towards dyking and irrigation, duly interviewed the Government yesterday, and were promised careful consideration to their representations. Mayor Anderson, of Vancouver, by request accompanied the first named deputation.

THE frame residence of Mr. F. Sturdy, on

might by by-law defer the date of the coming into force there.

HON. Mr. Beaven wished to record his objection to the bill, relating as it did to an unwise provision which he had successfully fought for many years in this house. He suggested that the house should adopt the principle of carrying "on a division" resolutions to which all did not agree, without having to take the names every time to me.

A MEETING of the creditors of Cavin Bros.' estate was held yesterday afternoon in Messrs. Eberts & Taylor's office, when the assignee, A. H. Scaife, presented his report, showing a surplus of nearly \$3,000 net. He hoped to be able to pay 25 cents on the dollar this month and the other 75 cents within twelve months in three payments. The creditors of Cavin Bros.' as willing to wait.

Hamilton Manufacturing Co. v. Victoria Lumber Co.—This case was heard before Mr. Justice Drake at Vancouver on Tuesday. It is an action brought to recover certain moneys alleged to be due from the Victoria Lumber Co., in respect of the steamer Daisy, purchased from the plaintiff company. The point in contention by the defendants is that the steamer was not constructed in accordance with the plans supstructed in accordance with the plans supplied by the defendants. A great deal of evidence was taken, some of it expert testimony, on both sides. Judgment was re-

SPECIAL AGENT PHENIX, of the U. S.

THE petition presented to the Legislature on behalf of the Provincial W.C.T.U., says: "Your petitioners have learned that the School act has been so amended as to disfranchise the wives of householders from voting for and also rendering them ineligible for election as trustees. Your petitioners believe that the said amendment was a settograde movement, and that it would be Mr. Horne opposed the bill, which he thought sought to amend the act in the wrong direction. If it did not pass it was his intention to bring in a measure himself dealing with the subject.

The second reading was negatived on division of 10 to 16. repealed law were re-enacted. In England and the United States the extension of the school franchise to women has proved very

THE largely signed petition presented in the Legislature on behalf of the spiritualists, for a repeal of the municipal license fee of for a repeal of the municipal license fee of \$50 for six months on each astrologer, seer, fortune-teller, and clairvoyant, declares this fee to be "prohibitive of the exercise of their religion and in restraint of that religious liberty accorded to all other religious bodies." It is stated that "Spiritualism combines religion and science, and scientific investigation into matters affecting the body and the soul, and in common with other religious systems, has its advocates, teachers, and missionaries, who are known under the names of mediums," and who are also called seers and clairvoyants."

THE VICTORIA WEIGHLY COLUNIST, FRIDAY FEBRUARY 16 1894.

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Monday.

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Bull read a first time; second resulting on the same address two Victorians.

Bull read a first time; second resulting on the same address two Victorians.

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The Board Column, Feb. 2.

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The CITY.

The copilal stock of the Entreprise Mining Co., Ind., of Vancourse, has been in crossed from 92,000 to 820,000.

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Mining.

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The Building Now Overcrowded-Discussion on the Disposition of the Pemberton Bequest.

Opinions Differ Whether it Creates a Specific Trust, or is Discretional.

Mrs. Pemberton, wrote with reference to the question of establishing a maternity ward in connection with the hospital, and offered to add the sum of \$1,500 to the bequest of her late husband, on certain conditions, the principal of which were that the

tions, the principal of which were that the ward should he in memoriam of the late Mr. Pemberton, and that the plans for the building should be approved of by Drs. Davie and Hanington.

The doctor's report for the month of January represented that the accommodation is very limited, and that the hospital is now overcrowded. The doctor also intimated that several of the patients who are receiving free treatment are in receipt of sick ing free treatment are in receipt of sick benefits from societies to which they

benefits from societies to which they belong.

This was a matter that created some dis-cussion, it being the general belief that such patients were not acting fairly to the It was moved that the doctor's report be

inch of tire bearing on the ground for every 200 pounds carried, he thought would be very unpopular and unjust. The matter was one which might best be left to the control of the municipalities, and he was, therefore, opposed to the passage of the bill.

Mr. Sword explained that the bill meant to allow a wagon with one-inch tires to

anonymous; clothing and check for \$10 from Captain Clive P. Wolley.

The report was received and adopted, as well as that of the steward. A discussion then followed on Mrs. Pemberton's letter, and how the Board could most advantageously apply the bequest and at the same time fulfil the wishes of the at the same time fulfil the wishes of the donor. There was a difference of opinion as to the disposition of the sum bequeathed by Mr. Pemberton. Several of the board considered that the money was given for a specific purpose, as the establishment of a maternity ward, but others were of opinion that the idea of the donor was that the disposition of this sum was left to the discretion of the directors. Eventually it was moved that the offer of Mrs. Pemberton be accepted with thanks, but that the Board should in the meantime

his words. Mr. Morley then said that there were other means of producing the general welfare of the community.

Mr. Steavenson having vacated the chair which was then takon by Mr. Redfern, stated that he was opposed to the motion, and moved the following amendment:

"That in the opinion of this society the individual ownership of land has been from time immemorial the essential concomitant of civilization, and is conducive alike to the welfare of the individual and of the body politic, and to the prosperity and advancepolitic, and to the prosperity and advance

Speaking to the amendment, he said he hoped to smash Mr. Scaife entirely, and that in that room no more would be heard of a scheme that would throw the whole world back into a state of barbarism. The mover back into a state of barbarism. The mover appeared to rely largely upon the arguments of Herbert Spencer. For his part he had never heard of Mr. Herbert Spencer, but he quoted Jeremy Bentham, and preferred to rely on men of action rather than on men who sat in their studies and did nothing but think. Mr. Scaife, in order to be consistent, should go further, and not stop at depriving people of their land, but should attack another cause of poverty and forbid the production of large families. The result of the introduction of such a system would

attack another cause of poverty and forbid the production of large families. The result of the introduction of such a system would be to throw land out of cultivation, which would be ruin to the community.

Mr. Beaumont Boggs seconded the amendment, and said there were many people who were prepared to agree with the greater part of the single tax programme, but there were some parts of it that he could not agree with. He believed that the land laws of this colony were nearly as perfect as possible, and that people who urged the nationalization of the land were beating the air. An owner of land here was really only the tenant of the state and held his estate only subject to the payment of taxes. He believed the present system of education was at the root of the evil. Farmers' sons were not educated to follow their fathers' footsteps, to go into the woods and open up land; they were too highly educated.

Rev. Canon Beanlands regretted that so few speakers had risen on Mr. Sgaife's side. He very much desired to hear his side ably debated heaves he fall that were the side ably debated heaves he fall that were the side ably debated heaves he fall that were the side ably debated heaves he fall that were the side ably debated heaves he fall the tent of the sum of the side ably debated heaves he fall the tent of the side ably debated heaves he fall the tent of the side ably debated heaves he fall the tent of the sum of the sum of the side ably debated the side ably debated the side ably the side a

fis those paupers, 2½ per cent. of the popula-tion, who were not able bodied men. He believed that some other system of taxation than that proposed by the single tax men would be more desirable. A graduated in-come tax would have more benefit in reliev-

ing a country of its poverty.

Mr. Coltart controverted the statement that the inheritance of vested interests was a good thing. He believed that the younger generation had duties to do, that they should not go on sleeping, but earnestly turn their attention to all endeavors to remedy the evils of the day.

remedy the evils of the day.

Mr. St. Barbe pointed out that as the amendment was only a direct negative of the motion, all the speeches now being made were virtually on the original motion. He controverted Mr. Steavenson's statement that nationalization of land would throw it that nationalization of land would throw it out of cultivation, and instanced the success of the scheme in New Zealand, where the scheme was being introduced without any violence, robbery or injustice, and was satisfactory alike to the public at large and to the settlers, who took up perpetual lease a man who would now have to use a large amount of capital in buying land would have all his money to use in improving and farming his property.

Mr. Tulloch opposed the amendment and pointed out an amusing instance of the injustice of income tax.

Aldernan Wilson was very pleased to

VICTORIA CITY DISTRICT—Full information is given in connection with the new Parliament buildings and showing the contracts awarded as follows: Foundations of central block, \$54,791. Erection and completion of buildings—Mason's work to F. Adams, \$380,000; carpenter's work to Bishop & Sherborne, \$65,257; plasterer's work to R. Drake, \$59,000; ironfounder's work to Albion Iron Works, \$26,500; plumber's work to H. T. Flett, \$13,245; coppersonith's work to W. H. Perry, \$17. coppersnith's work to H. H. Perry, \$17,240; coppersnith's work to W. H. Perry, \$17,000; painter's work to E. Spillman, \$6,984. Total, \$567,986. A list of all the tenderers for each branch of the work is given, as fol-

lows:

Mason and heating—J. E. Phillips & Co., \$563,247; Forster & Smith, \$447,667; F. Adams, \$444,508; A. E. Barrett, \$447,000; W. R. Nichols, \$413,261; D. Kilpatrick, \$470,697; J. P. M. Phillips, \$473,386; Jno. Stewart, \$506,211

087. Coppersmith—J. E. Phillips & Co., \$18,-

A dispatch of last evening from the Colonist's correspondent in Nanaimo says: "The steamer Joan returned from Comox "The steamer Joan returned from Comox this morning to load a consignment of powder for Union. She brought fuller particulars regarding the finding of the wreckage of the Estelle, at the mouth of Campbell river. A man named Halston was the first to pick up fragments of the ill-fated, vessel; he recovered the life preserver and a quantity of the chopped feed that had formed the Estelle's cargo. Halston notified Pieroy and the two made a further search with the result that they found a large portion of the pilot house and the engine room door. The result that they found a large portion of the pilot house and the engine room door. The Estelle was so constructed that the pilot house could not have broken away, except by the destruction of the entire hull, and the scheme was being introduced without the discretion of the directors. Eventually it was moved that the offer of Mrs. Femberton be accepted with thanks, but that the Board should in the meantime to the active who took up perpetual states and who would now have to use a large amount of capital in buying land to ensure the entire fulliment of the wishes of Mr. Pemberton.

The treasurer reported the number of patients in the hospital office of income tax.

An adjournment was then taken till the 19th, when the financial condition of the hospital will be fully considered.

Washington, an opportunity to place be rore the conditing will be heaved of single tax or aguing Joseph E. Simpson, of the State of Washington, an opportunity to place before the counting and sample stands and the sample and the sample and the sample and nothing will be heaved of single tax or received the scheme was on being introduced without he states and was in many to the sample of special construction to be placed on the words in the will conveying the bequest. This course the states that the steamer was on her up torp, to grief. Halston carried the number to favore a many who would now have to use a large amount of capital in buying land will be the sent of special to ensure the entire fulliment of the wishes of Mr. Pemberton.

The treasurer reported the number of patients in the hospital of the contended the states of income tax.

An adjournment was then taken till the light, when the financial condition of the hospital will be fully considered.

Washinoron City, Feb. 6.—The Senate Hawaiian Investigating committee facts gathered by him beaving upon the advantages to be derived from a closer union with the Islands. He had visited the Islands to make arrangements for seam communication between the contended the state of the scheme was an one rup torp, to make the state of the find that the state of the many of the state of the many of the state of the many of the state of the

Awarded Highest Honors World's Fair.

## DEPRICE'S Geam Baking Powder

The only Pure Cream of Tartar Powder. - No Amenia; No Alum Used in Millions of Homes.-40 Years the Standard AMONG THE PETS.

How Matters Went at the Poultry and Dog Show Yesterday.

Judging Will Be Completed To-Day and the Doors Close This Evening.

The attendance of visitors at the market hall yesterday plainly showed the large number of people who take an interest in pet stock and enjoy a chance of comparing the qualities of well-bred dogs and poultry. Such shows as the association are giving should certainly receive support from all lovers of animals, as they encourage a taste for the best breeds of canines and have a tendency to make people think how much more satisfactory it is to keep a well-bred animal than a mongrel.

Judging the dogs was finished yesterday, and the various places awarded with the exception of many of the specials, which take some some little time to settle. The fox terriers though numerous cannot be said to be particularly good as a whole. The first prizs dog, however, was very fair in body, though his head was poor, and in that class there were few dogs worth mentioning. The same might be said of bitches and puppies. Mr. Patterson's pair of Bedlington terriers, though there was no class for them, well deserved the first prize they secured—they are exceedingly fine animals.

In Irish setters Mr. H. Chapman's Pat and Mr. Turner's Gip are fine little representatives of this famous breed; all the rest were properly disqualified as they showed unmistakeable signs of a mixture of Sootch terrier. The Irish setters are far above the average it may be noted, and Mrs. Perrin's Ireland Yet and Dr. Duncan's Pat are wontake some some little time to settle. The fox

Ireland Yet and Dr. Duncan's Pat are won-derfully perfect animals.

derfully perfect animals.

In collies the contest for specials was close. Mr. J. B. Carmichael's Metchley Flurry won the prize for the best of this breed in the show, while Mr. Miller is the owner of the best pup.

Dr. Milne carried off the first prize in cocker spaniels with his black dog Captain Hunter, and his bitch Duck won first for the best bitch of any color. The fine medal presented by R. Hamilton, V.S., for the best cocker spaniels also was taken by Dr. Milne's animals. The special prize, for the best English setter, any sex, was won by P. best English setter, any sex, was won by P. I. Packard's Addie Gladstone, and in Irish setters Mrs. Perrin's Ireland Yet headed the list.

W. K. Nichols, \$473,386; Jno. Stewart, \$506,211.

Carpenter—J. E. Phillips & Co., \$83,152; A. J. Smith, \$67,106; Crothers & Lively, \$79,916; F. Adams, \$76,467; A. E. Barret, \$65,281; W. R. Nichols, \$69,518; D. Kilpatrick, \$99,635; Taylor Mill Co., \$92,233; W. M. Donald, \$82,994; W. A. Mace, \$87,870; Bishop & Sherborne, \$67,826; Weiler Bros., \$70,926; Jacob Sehl, \$93,043; G. W. Martin, \$104,301; Wagner, Zeidler & Co., \$80,486; John Stewart, \$78,460.
Slater, plasterer and fireproof—J. E. Phillips & Co., \$126,610; Crothers & Lively, \$155,325; F. Adams, \$99,143; A. E. Barrett, \$110,884; W. R. Nichols, \$105,973; R. Drake, \$73,918; Sutherland & Furge, \$89,087. space, and the doors should be constructed so that the judge could handle the birds more conveniently. These, however, are minor points, the show being really credit-

Coppersmith—J. E. Phillips & Co., \$18, 150; Crochers & Lively, \$36,574; F. Adams, \$18,150; A. E. Barrett, \$19,930; W. R. Nichols, \$36,806; W. H. Perry, \$18,150; McLennan & McFeeley, \$34,364.

Ironfounder—J. E. Phillips & Co., \$30,777; Crothers & Lively, \$27,350; A. E. Barrett, \$28,865; W. R. Nichols, \$24,700; Wolff, Gwicker Iron Co., \$26,404; Albion Iron Works, \$27,131; Victoria Iron Works, \$30,574.

Plumber—J. E. Phillips & Co., \$17,586; Crothers & Lively, \$17,432; F. Adams, \$18,781; A. E. Barrett, \$19,658; W. R. Nichols, \$19,837; J. Braden, \$17,793; W. H. Perry, \$18,781; McLennan & McFeely, \$15,776; H. T. Flett, \$14,932; Colbert & Warner, \$19,435; Bennett & Wright, \$20,074.

Painter—J. E. Phillips & Co., \$6,161; MASTIFFS—Degs: 1, Sultan, owner, W. G. Raight 2 Trust owner, H. D. Irvine, 150, 150; Crothers & Lively, \$17,432; F. Adams, \$15,776; H. T. Flett, \$14,932; Colbert & Warner, \$19,435; Bennett & Wright, \$20,074.

NEWFOUNDLANDS—Dogs: 2, H. Kline's Prince.
GREAT DANES—I, Wm. McKeon's Grover.
COLLIES—Dogs: 1, G. R. W. Stuart's Marker; 2, W. A. Richardson's Roy: V. H. C. Reserve. W. S. Chambers' McGregor III. Bitches—I, J. B. Carmichael's Metchley Flornie; 2, Thos. Fairfoul's Bristonhill, Mat. Pupples—Dogs: 1, J. S. Bowker's Walter C. Bitches—I. S. Miller's Di'o I; H. D. Irvine's Pensarn Zella, 2; W. J. McKeon Jr's, Miss Chance, Reserve.
ENGLISH SETTERS—Dogs: 1, B. H. John's Trust; 2, F. T. Turner's Mars. Bitches—I, P. L. Packard's Addie Gladstone; 2, F. T. Turner's Neille; V. H. C. Reserve, F. T. Turner's Lolo Montez II. I'ogs pupples—I, and 2, Alex. Hendry. Bitches—P. I. Packard's Belle of Victoria; 2, Geo. Denny's Neil.
GORDON SETTERS—Dogs: 1, W. Bickford's Shot; 2, A. Almanzia's Bolt, BEAGLE HOUNDS—Bitches: Geo. A. Janes' Dott, 1.

GREYHOUNDS—Bitches: 1. Wm. McKeon's

Dott, 1.
GREYHOUNDS—Bitches: 1, Wm. McKeon's Blue Bell.

Nellie.
PUGS—Dogs: 1, M. P. Franck's Royal.
Bitches: M. P. Franck's Goldelse. Com-

needed.

JAPANESE FIJI: 1, C. Phillips' Sport.

BEDLINGTON TERRIERS—Dogs: 1, D. Patterson's Fido. Bitches: D. Patterson's Blue son's Figo. Bitches: D. Fatterson's Diagonal Snag.
Fox Terriers, Smooth—Dogs: 1, Dr. McCarthy's Daniel. Bitches: 2, J. B. Carmichael's Fensarn Victim. Pupplea—Dogs: 1, E. Rithet's Myk. Wire Haired—Bitches: 1, Dr. Crompton's Nell.
IRISH TERRIERS—Dogs: 1, Hedley Chapman's Pat. Bitches: 1, F. T. Turner's Gyp.
BULL TERRIERS—I, H. W. Tolmie's Terrier.
Pupples: 1, Frank Le Roy's Zipper.

SKARCHING FOR A BUOY.

The U. S. lighthouse tender Manzanita, Captain Gregory, with assistant inspector Lieutenant Bliss on board, came into the harbor yesterday morning in search of information regarding a whistling buoy which has wandered away from the American thirfeenth district.