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HARMONY.

onsiderable satis r. Gregg's letter in day, which, howmed by many Lib-ance, viz., that the ind "Liberal" were ing stench in the nity-owing to the led leader, Senator coadjutors, Bostock

areer of that genith selfishness and all other Liberals ned to differ with rom supporting his ular. At the last culated to elbow ainly by the purse he purse not havigh to his way of s ever since met antagonism that

Englishman fat ddled by the great probably with the of the ducats Whether it so iffer, but there can fact of th nto the Commons he Senate. Then ned to secure all and have hitherkeep claw on it ision of all others. the appointments of the whole provthe great bulk of his pomposity, ie is the father of the province, and musty_chronicler ribing the genesis outs may record:

et the earth bring r their kind, and essed them and se all things nd have dominion over the courts hing that moveth the people saw and it was no Editor, the letter st sound of a cyill sweep Temple-and Martinism earth. All fair getting fatigued igers to the faith men who are the party could have. emanism Toryism

ESQUIMALT.

STY.

best policy" is a a business man uch; to many it e sentiment has and we hear the pays to be honest, hile both of these ethical principles motto, "Honesty honest because it

ings which have to which I wish he public by way First-Two hotel ve published very cuts of the build ses are misrepre-inted as buildings in reality they are e may say that worthy of public h a minor thing? ited to strangers

December 10.

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ing when you took it?

VICTORIA SEMI-WEEKLY COLONIST MONDAY, JANUARY 9 1899

MR. PENNOCK'S STORY or two years ago, order drinks for the conter in payment, the bar tender saying it was good for two orounds, and you replied: "I have done up the old man and will rob him of every-thing he has"?

The Accused Jeweller Swears That He Bought Diamonds From Fred Stoddart. Chief Witness for the Prosecution Under Searching Cross-Examination. The kearing of the charge against W. H. Pennock of stealing a diamond ring valued at \$90 from S. A. Stoddart was continued before Magistrate Hall yes terday. Fred Stoddart, the chief witness for the prosecution, who gave his evi-dence in chief on Wednesdar, was sub-jected to a vigorous cross-examination and the Mr. Pennock told his story, which is to the effect that he purchased the diamond from Fred Stoddart. The Witness—I cannot remember. You was not know to whon they belonged. I first saw the ring in ques-ton at Pennock's on December 14. I have seen similar ones in large estable and weight of the stone were uncommon isate the stone to to fue row were uncommon and then Mr. Pennock told his story, which is to the effect that he purchased the diamond fring. The Stotdart, the complainant's son. The proceedings were opened with Fred Stoddart, the complainant's son. The Proceedings were opened with Fred Stoddart, the complainant's son. The Proceedings were opened with Fred Stoddart, the complainant's son. The Witness—I and the diamond ring and weight of the stone were uncommon and then Mr. Pennock told his story, which is to the effect that he purchased the diamond fring the diamond. I did it to see how and the stone out of the propose of recover-ing the finedality went for me. Mr. Belyea—At 4 o'clock on December Mr. Belyea—At 4 o'clock

The proceedings were opened with Fred Stoddart, the complainant's son, on the stand. He was cross-examined by Mr. Belyea, who got him to tell of a number of incidents in his life since his arrival here six years ago. He was first asked whether while in the employ of Messrs. Mason & Co., of Vancouver, he brought from San Francisco a lot of question are quite common; it was im possible to distinguish perfect diamonds of the same size and class. In Dr. Hall's office he did not think Fred. had asked him if he had removed the diamond from the ring. He could not say whether Fred. had said he had "robbed" or "wronged" the old man too much.

that he had brought goods from Seattle for the firm and that he had not paid any duty on them. He afterwards informed on Messrs. Mason & Co., because they owed him for salary and services repsquare himself with his father. Wit-ness had a lot of diamonds sent from owed him for salary and services ren- no importance to me; to recover the diathe East on approval, and he took them to Stoddart and offered him some on

dered. Mr. Belyea—As a matter of fact, you made a demand on Mason & Co. for money? Witness—That is about the amount of Witness—That is about the amount of approval. look better with the Eastern firm. When Stoddart had told him of his loss

Witness-He had been put to great expportunity offered he would steal ev-rything his father had. Mr. Pennock pense through my drinking habits and staying away from work. I did not refer did not make the key, which bore a re-semblance to the one fitting his father's

store, for him. The last time he was in This concluded the case for the prose his father's store previous to the time cution and Mr. Belyea asked that the ting. witness Fred Stoddart be bound over Thhe diamond ring was stolen was on and give sureties to appear at the trial. Mr. Belyea-Where did you find the If he was telling the truth he was a very necessary witness for the prosecu-

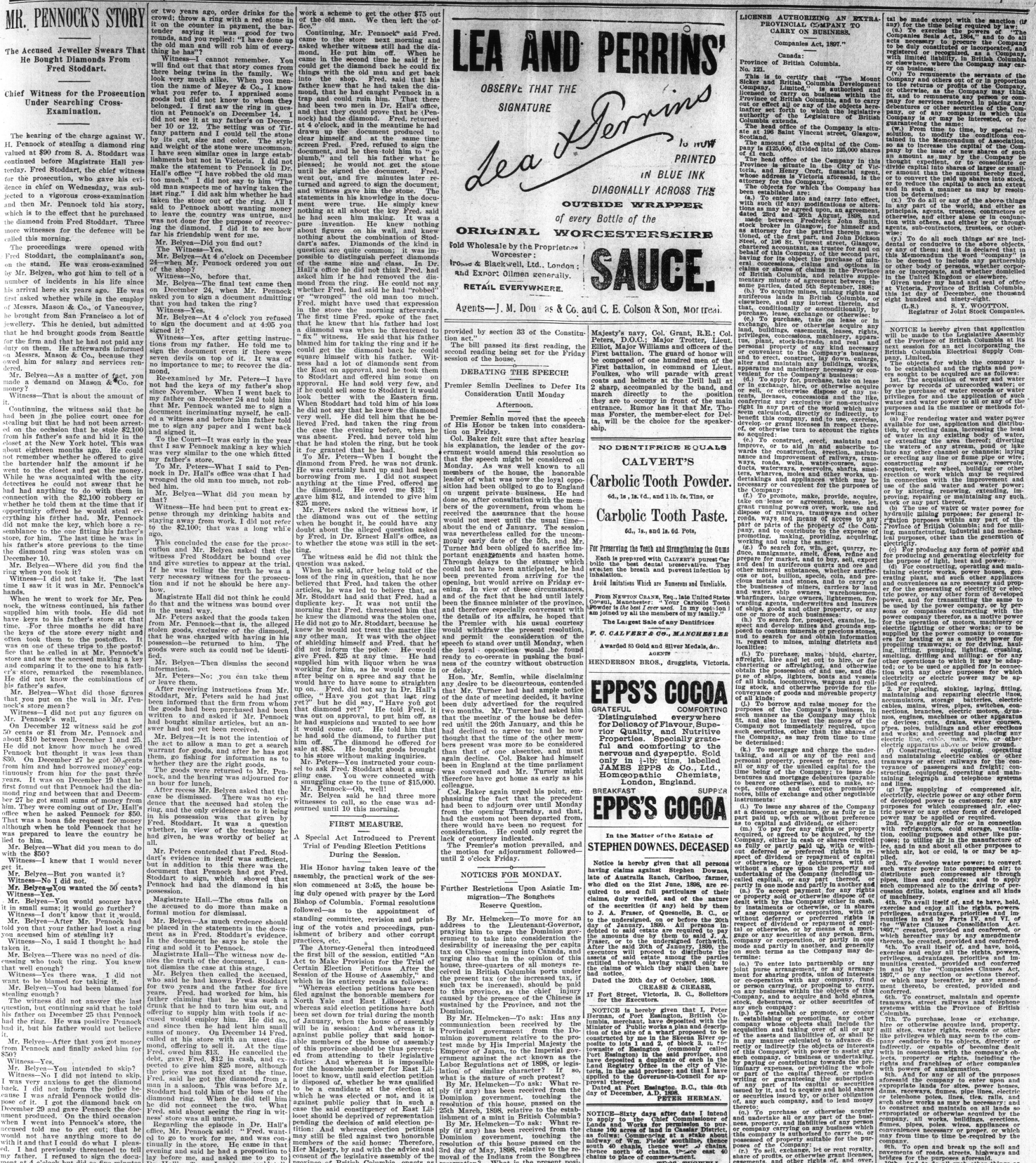
Witness-I did not take it. The last tion and if not he should be here anyime I saw it it was in Mr. Pennock's When he went to work for Mr. Pennock, the witness continued, his father

upplied him with tools. He did not have keys to his father's store at that -For three months he did have keys of the store every night and

the diamond was out of the setting when he bought it, he could have any to the \$2,100; that was a long while doubt about the alleged question asked by Fred. in Dr. Ernest Hall's office, as to whether the stone was still in the set-The witness said he did not think the The witness said he did not think the nd give surcties to appear at the trial. f he was telling the truth he was a f he was telling the truth he was a ion and if not he should be here any-tow. Magistrate Hall did not think he could in the truth he could Mr. Stoddart had said he did not think the guestion was asked. The witness said he did not think the guestion was asked. Through delays to the steamer which could not have been anticipated, he had been prevented from arriving for the opening, but would arrive on Friday ev-ening. In view of these circumstances, and of the fact that he had until lately the prevented from arriving for the opening, but would arrive on Friday ev-ening. In view of these circumstances, and of the fact that he had until lately

from Mr. Pennock—that is, the alleged stolen goods, exclusive of the diamond, that he was charged with having in his possession—be returned to him. The goods were such as could not be identi-fied. Mr. Behren mathematical and therefore especially conversant with the diamond was the stolen one. He did not go to Mr. Stoddart, because he knew he would not treat the matter like any other man. It was with the object of shielding himself and Fred. that he speech to stand over until Monday when

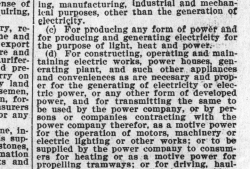
the keys of the store every hight and often took them to the postofice. It was on one of these trips to the postof-fice that he called in at Mr. Pennock's store and saw the accused making a key and comparing it to the one to his fath-er's store, remarked the resemblance. He did not know the combinations of his father's safes. Mr. Belyea—What did those figures that you put on the wall in Mr. Pen-mock's store mean? Witness—I did not put any figures on Mr. Pennock's wall. On December 12 witness said he gott the goods had been purchased had been written to and asked if Mr. Pennock had bought similar articles, but an an-swer had not yet been received, Mr. Belyea—It is not the intention of the act to allow a man to get a search warrant for goods, and after he has got them, go fishing for information as to whether they are the right goods. The goods were returned to Mr. Pen-nock, and the hearing was adjourned for an hour for lunch. Mr. Belyea—It is not the intention of the act to allow a man to get a search sale at \$55. He bought goods brought to his store without making inquiries. Mr. Peters—You instructed your coun-sel to ask Fred. Stoddart about a smug-gling case. You were connected with a smuggling case to the tune of \$15,000. gling case. You were connected with a smuggling case to the tune of \$15,000. Pennock-Oh well! Mr. Belyea said he had three more



\$25 more. Mr. Peters asked the witness how, if

do that and the witness was bound over in the usual way. Mr. Peters asked that the goods taken Mr. Beters asked that the goods taken

LICENSE AUTHORIZING AN EXTRAL PLOYINGTIAL COMPANY TO CARRY ON BUSINESS. LARRY ON BUSINESS. COMPANIES ACT, 1897."
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red in the Daily purporting to be egarding the ncouver Coal Co. statement, for I Times, and my my authority. ided partially on neous that the t of. The pros-are bright, but cts, as worked in ncy. Such an Times is very it a duty to my J. E. DOYEN.

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in Wurtemberg. ceived the other for 1,000,000 of as \$2 per thous-

On December 12 witness said he got 50 cents or \$1 from Mr. Pennock and about \$10 between December 1 and 25. He did not know how much he owed Pennock but thought it was less than \$30. On December 27 he got 50 cents from him and had borrowed money con-tinuously from him for the past three

years. It was on December 19 that he an hour for lunch. first found out that Pennock had the dia-After recess Mr. Belyea asked that the ond ring and between that and Decemcase be dismissed. There was no evi-dence that the accused had stolen the ring, and the only evidence as to it being ber 27 he got small sums of money from him. They were coming out of Dr. Hall's office when he asked Pennock for \$50.

office when he asked Pennock for \$50. That was a bona fide request for money although when he told Pennock that he was propared to logge the country he was prepared to leave the country he had given, he was worthy of belief at all

Mr. Belyea-What did you mean to do Mr. Peters contended that Fred. Stod ith the \$50? Witness—I knew that I would never et it. Mr. Feters contended in the feters was the document that Pennock had got Fred. with the \$50?

document that Pennock had got Fred. Stoddart to sign, which showed that Pennock had had the diamond in his Mr. Belyea-But you wanted it? Witness-No I did not. Mr. Belyea You wanted the 50 cents? possession. Witness-Yes. Mr. Belyea-You would sooner have

in small sums; it would go further? Witness-I don't know that it would. Mr. Belyea-As much credence should Mr. Belyea—After Mr. Pennock had old you that your father had lost a ring you accused him of stealing it? ment as in Fred. Stoddart's evidence. Witness-No, I said I thought he had ken it. Mr. Belvea-There was no need of distaken it.

Mr. Belyea—There was no need of dis-ussing who took the ring. You knew

taken it. Mr. Belyea—There was no need of dis-cussing who took the ring. You knew that well enough? Witness—Yes there was. I did not want to be blamed for taking it. Mr. Belyea then called the accused, who said he had known Fred. Stoddart for two years and the father for five years. Fred. had worked for him, his father claiming that he had to turn him out, and offering to supply him. He did so, and since then he had lent him small sums of money. On December 14 Fred, called at his store with an unset dia-

later because my father told me to do so. I was greatly relieved when I got it back as I had been accused of stealing it. I once had dealings with a pawn-broker. I never pawned a bicycle and watch which my father redeemed. I sold a watch which I my tasking from my

vitnesses to call, so the case was adourned until 10 this morning.

Special Act Introduced to Prevent Trial of Pending Election Petitions

His Honor having taken leave of the assembly, the practical work of the session commenced at 3:45, the house be-

ing duly opened with prayer by the Lord Magistrate Hall.-The onus falls on Bishop of Columbia. Formal resolutions the accused to do more than make a formal motion for dismissal.

standing committee, revision and printing of the votes and proceedings, pun-ishment of bribery and other corrupt practices etc. The Atorney-General then introduced

had it, but his father would not believe it. Mr. Belyea—After that you got money from Pennock and finally asked him for \$50? Witness—Yes. Mr. Belyea—You intended to skip. Mr. Belyea. Mr. Belyea. Mr. Belyea and since the function of the function of the source of the location of the source of the source of the location of

follows: "1. No election petition shall be tried during the present sitting of the legis-lative assembly of this province, and all

it. I once had dealings with a pawn-broker. I never pawned a bicycle and watch which my father redeemed. I sold a watch which I purchased from my father redeemed. I sold a watch which I purchased from my father redeemed. I sold a watch which I purchased from my father redeemed. I sold a watch which I purchased from my father redeemed. I were aroused. I tried the doors, because I felt that there was something word, and because Fred. acted so queerly. At the time I considered him for \$50, and I answered that I could not afford it, but would give Mr. Belyea—Another of your pbilan-thropic movements. Did you go to the American hotel about eighteen months
it. I any other in the the time I considered that I wight



NOTICE-Sixty days after date I intend Notice-Sixty days after countisioner of Lands and Works for permissioner of Lands and Works for permission to pur-chase 160 acres of land in Cassiar District, as follows: Commencing at a stake about midway of Wm. Fields' southline, thence south 40 chains, thence weet a chains, thence north 40 chains, the ce ast 40 chains to place of commerciment.

THOS. TUGWELL, August 24, 1898.

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FOR SALE, CHEAP-Leaving the country. One of the most beautiful homes on Van-couver Island; on the Quamichan Lake;
2 miles from railway (Dunčan); 69 or 118 acres, as desired; nearly half cleared; 13-room house (hot and cold water); large double barn and other. buildings; close to first-class trout and salmon fishing, shoot-ing, etc.; also to good tennis club. Apply to L. D., 33 Birdcage Walk, Victoria, B. C. oct30

dams, raceways, flumes, pipe lines, electric or telephone poles, lines, ties, rails, and such other works as may be necessary; and to construct and maintain on all lands so expropriated or otherwise acquired by the company, all works, buildings, erections, flumes, pipes, poles, wires, appliances or conveniences necessary or proper, or which

conveniences necessary or proper, or which may from time to time be required by the

company. 9th. To open and break up the soll and pavements of roads, streets, highways and bridges for the purposes aforesaid. 10th. And to do all such other things as are incidental or conducive to the attain-

of, any such company, and to lend money thereto: (a.) To purchase or otherwise acquire and undertake all or any part of the busi-ness, property, and Habilities of any person or company carrying on any business which this company is authorized to carry on, or possessed of property suitable for the pur-poses of the Company: (r.) To sell, exchange, let or rent royalty, share of profits, or otherwise grant licenses, ensements, and other rights of, and over, and in any other manner deal with or dispose of the undertaking and all or any of the property for the time being of the Company: are incidental or conducive to the attain-ment of the above objects and for all such powers as may be necessary in the prem-

any other property for the time being of the Company:
 (s) To amalgamate with any person, firm or company whose objects are or include objects similar to those of this Company.
 (s) To amalgamate with any person, firm or company whose objects are or include objects similar to those of this Company.
 (b) To amalgamate with any person, firm or company whose objects are or include objects similar to those of this Company.
 (c) To analgamate with any person, firm or the above objects and for all such powers as may be necessary in the premises.
 (c) To analgamate with any person, firm or the above objects and for all such powers as may be necessary in the premises.
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