THE WEEKLY NEWS, NELSON, SATURDAY, OCTOBER B.C. 13, 1906

Carnefac Stock Food IS THE BEST

On the Shelf

of every home in Canada there should be found a bottle of Shiloh's Consumption Cure, the Lung Tonic, for Coughs, Colds and all irritations of the throat, lungs and air passages. It is easy to take, gives in-stant relief and cures permanently.

Generation after Generation have pronounced Shiloh to be the safest, have pronounced Smith to be the salest, smeet, quickest and best family cure for Colds and Coughs. Nothing has ever been found to take its place in the home. Try Shiloh and be cured, or say you were not and get your money back. Isn't this fair ? Mrs. E. James, of Hibbing, Minn., says:-YHER, E., JAINES, OF FIDDING, FAIRIN, SAYS:-"There is no cure like Shiloh for Cough, Colds, Croup, Sore Throat, Hoarnenes, Bronchilis or Whooping Cough. My oldest son was almost choled. The doctors could not relieve him. He used two bottles of Shiloh and was completely cured. It has no equal." 504 SHILOH

APPEAL WAS DISMISSED

JONES MUST PAY FINE FOR DE-FRAUDING CUSTOMS

FINAL OUTCOME OF INTERESTING GRAND FORKS CASE.

(Special to The Daily News) Grand Forks, Oct. 11.-A large number

of cases occupied the attention of this honor judge Clements at the county court sittings which commenced Wed-Chief interest was in that of Rex vs. Jones, which was an appeal from the conviction by police magis-trate Cochrane last May Mr. Jones was charged with undervaluation for customs duty of a team of horses, the information being that a fradulent invoice was passed through. The horses were valued at \$150, and collector of customs, R. R. Gilpin subsequently affixed the value at \$300.

In the trial before the magistrate the defendant was convicted and fined \$100 with costs. Jones appealed and the case was set for hearing at the July sitting of the county court. At that time, and on a subsequent occasion, the case was adjourned. When the case opened J. A. Macdonald, of Rossland, and D. Whiteside, appeared for the appellant, and E. Miller for the crown. Mr. Miller brought forward a preliminary objection to the effect that notice of grounds for the appeal had not been served in proper time, and the appeal was therefore dead. For two hours counsel on both sides argued this technical point, which was one of unusual nicety and interest. The matter may be briefly stated as follows. The may be brienty stated as follows. The former practice was that, in an appeal case, notice of appeal should be served on respondent within teu days of con-viction. By an amendment to the criminal code in July, 1905, it was provided that, in addition to such notice, the appellant should further "at least five days before the hearing of such zppeal serve upon the respondent or his solicitor a notice setting forth the grounds of such

appeal." When the case came up at the July court adjournment took place without adjudication on the issues involved. At this time the necessary only a hadron at the test of the served, and in fact was not served until September 25. Mr Mathouald ug ued, supporting his contention by lengthy citing of authorities, that there was a vital difference between in day set for hearing, and the hearing itself. He maintained that the rest interpretation of "hearing" meant the time when the s involved were actually gone into, and that therefore the appellant had conformed both to the spirit and the letter of the law

Mr. Miller argued that the statute certainly meant the day set for hearing, to wit: July 3rd, and that, if that had not been a hearing, then there could e been no adjournment. After thorleaning was towards the view taken by counsel for the crown, but that he would decide to hear the case subject to the ob-

jection taken by Mr. Miller. A. E. McAulay, customs officer at Car-son, was the first witness called by the crown, and was re-examined at some length by Mr. Macdonald. He testified that Jones had entered the horses at \$150. He himself had not fixed any valuation on He himself had not nice any told him he the team. Jones subsequently told him he was in trouble with Mr. Gilpin about the and would like to make a post entry. Witness referred him to Mr. Gil-

R. R. Gilpin, sworn. identified the entry forms. He had looked at the horses when the veterinary surgeon examined them and sidered them worth \$300. He teld Jones he could consider them seized for under-valuation, and gave the appellant a short time to deposit the \$300. Jones, however though told the team was now the property of the crown, had taken the horses across the line again. Jones had not told him that the horses were vicious and therefore not worth \$300.

J. S. Clute, inspector of customs, was then called and testified that Jones had told him he was in trouble and wished him to take the matter up with Gilpin, fur ther stating that he, Jones, had passed the horses through at an undervaluation, as others had been doing so. Mr. Macdonald cross--- xamination tried to show that Mr. Clute's memory was not so good as he though!. But failed to affect his testimony

Dr. Taublyn gave evidence that he had examined and massed the horses; and thought they were worth \$325. On crossexamination he admitted that if vicious the team would not be worth so much.

were "lifey," but a "nervous man made the stand, the bulk of his testimony being that the horses were not so unmanageable and vicious as claimed by the defence.

B. Lequime, called by Mr. Macdonald, Kootenay Central rallway.

said he had examined the horses with Mat. ler and Mr. Whiteside. The small horse Miller and Mr. Whiteside. The small horse was vicious and unirusiworthy, and he would not have such a horse. The big horse might be worth \$125 here. He thought they were 15 years old. They were not sound, and one seemed inclined to be bro-ken winded. On cross-examination Mr. Leaving estimited that of the occasion a ken winded. On cross-examination ar-Leguinae admitted that of the occasion a frachad been thrown across the back and, ar no the legs of the horse with the re-sult that he-kicked vigorously. He had the there were wild and vicious. een told they were wild and vicious. Jorses if sound, trustworthy and from 1250 to 1350 pounds in weight, could hardly be purchased at less than \$500 for a team. Mat. Miller testified that he had had 30 shat, while testing that he had had so years' experience with horses. It took three men to hitch up the team in ques-tion. Would judge the team to be 10 or 13 years dd. If the big horse had been in the habit of running away he would put his value at \$100 on the other side of the line. He thought a first class team should be got for \$25 on the other side. His ex-perience with horses of this type was that

hey caused more damage than they were worth. W. Steele, who had driven and worked the team thought the little horse wild and had himself been kicked by him. Couldn't leave the horses without tying as they would run away. Witness, in common with other witnesses, was occasionally embargiven by himself in the police magistrate's court. He did nat know whether he had

er drew a line over." W. J. Jones was on the stand for some time. He testified as to the vicious and langerous disposition of the smaller horse and said that he had been fooled on the team, and that he thought \$150 a fair valuation. He had signed the entry forms in blank to be filled in by Young, the broker, while he took the horses on to Grand while he took the horses on to Grand Forks to be inspected. Mr. Clute's statement that he, Jones, had confessed to undervaluing them, was not true. He had taken them across the line to avoid having them seized by the customs. The horses were now at Riverside, Wash. The judge here said that as witness had

dealt in horses extensively it was asking the court to believe a good deal when appellant expected him to believe that he had bought these horses at fight, without milen examination, and taken the venr's word that they were all right and aid \$325. His honor added that surely the witness would naturally have spent an hour or two next morning examining the eam, especially as he had been four days hunting for a team. Witness said he was in a hurry for a team and thought Henderni, the vendor, looked like a man whose word on the matter wauld hold.

This closed the case for the defence. Mr Maedonald, in addressing the court for the appellant, said that the information charged the passing of a fraudulent in-voice, and the crown must prove fraud. At me length counsel pointed out that the estion hinged on the "fair market value" of the team. The crown had produced no vidence to show that value, while on the herd hand they had been able to show learly that the nature of the hors es was uch as to constitute \$150 a fair value. man, the crown's star witness, had imself admitted seeng the horses run way once, and kick their harness off On the judge pointing out that \$325 had been paid for the team, counsel replied that it was not a question of purchase price, but plainly of the market value of such horses at the time they were imported. Mr. Clute's evidence showed that I ould not recall the exact words of hi conversation with Jones, and Jones himself declares that he did not tell M'. Club that he had undervalued them. Lir Clute was positive on one hand, and M: Jones was equally positive on the other. All the vidence went to show that the value of \$150 was a fair one. Where then was the fraud? If a the appellant's reputation was to be taken from bim on such evidence ubmitted that the uppeal should b tained and the decision of the police magis

trate reversed. On Mr. Miller rising to reply, the judge remarked that it was unnecessary. "Both. inary objection, I shall dismiss the SI eal," said his honor. Continuing, th dge said he placed little reliance on th estimony of Jones; \$325 was paid for team, and it was assuming that the cour was credulous, indeed, to believe that after Jones had hunted four days for a team that he should buy one in the manner ! represented. There was no evidence how that the team deteriorated in from the time they were bought to the time they were entered at the customs The court must exercise a little commo sense in such a matter. It was evide that when Mr. Lequime examined them rope had been flung round the legs at back of one horse, and under such circum stances it might be difficult to do any init with the horse. J am compelled to there that Jones entered them for \$150, knowing them to be of higher value."-On the technical objection his honor be-heved that the statute meant the five days' notice to be served before the "day set for hearing," viz., Jn'y 3, "I shall, therefor lismiss the append with costs on both its merits, and on the preliminary objection.

ONE OF THE GARDEN SPOTS

Some Rambling Comments-Fruit Grow ing-Grapes Ripened at Fort Steele Editor, The Daily News: Put it this way, Mr. Editor, and even. Nelson's pubic school scholars should have no difficulty in locating the Columbia-Kootenay valley, which was probably the way our member expressed it-the mistake being made by the wise Winnipeg reporter. Mostly every pupil in our British Columbia schools knows that two of our greatest rivers—the Columbia and W. Wisenan had driven the team; they | the Kootenay-come very close together at the headwaters of the Columbia, the a nervous horse," and it depended how Columbia or Windermere lakes; and were handled. He was some time on that thus they practically form one continuous valley in East Kootenay, very properly called by Mr. Galliher the Columbia-Kootenay valley; to be still bet-ter known in future as the valley of the

I do not think Mr. Galliher could have belittled in any way the fruit-growing industry of his home district in West Kootenay (the reporter is again to blame here), but he probably remarked that the fruit-growing interests of the province, comparatively small now, would be greatly augmented after the building of the railways through the Similkam en and the Columbia-Kootenay valleys. Obviously it was the reporter who blundered in making our member say that "the V. V. & E. are already con-structing through the Similkameen valley what is known as the Kootenay Central railway." That reporter certainly needs to pay a little more attention both our province.

But, sir, I hardly know how to understand the remark of your reporter when he says that this blunder (of the Win-nipeg writer) "will probably square the Fort Steele men and make them better satisfied with their climate. Let me say for that reporter's edification that the people of Fort Steele have little or no reason to be dissatisfied with the cli-mate of the valley; that it is an almost identified with the climate of the valley. ideally perfect one as regards salubrity and equability both winter and summer -and you know the health asset in a climate is one of prime importance. rassingly confronted with the evidence That as regards the cultivation of the soil for grains, garden stuffs, root crops given by himself in the police magistrates court. He did not know whether he had said they "were as good a team as a man ever drow a line over." or fruits our climate is surpassed by that of few other valleys in the pro-vince. It is not so tropically hot in summer as certain shut in valleys to the west, of a lower altitude, and we may not he so successful as these localities

> Let me indicate in a few words what this has been. All varieties of bush and low fruits are grown in perfection; cherries and plums have succeeded well; crab apples yield profusely, and the best of the larger varieties of apples have all done well, but greater experience is needed in this line. But note this specially-grapes of the Concord variety have this year grown and ripened in the open air in the writer's garden at Fort Steele. So, sir, what one person can do many others can likewise do under similar conditions. Tomatoes have produced abundantly this year and have even ripened on the vines. Garden corn has matured very satisfactorily, and with proper seed and careful cultivation should be a sure crop. It has even been matured at Fernie, and the altitude there is fully 800 feet more than at Fort Steele. Potatoes have this year been a most abundant and excellent crop, while the quality is in every respect equal to those of the famous Bonaparte valley. In fact nothing is needed but intelligent culti-vation of the soil and better transportation facilities to make this wide valley one of the garden spots of our province And that better transportation can t furnished only by the Kootenay Central railfay, which notwithstanding the pessimistic views unwisely expressed in a recently published interview, is bound to be one of the great wealth prod certainties of the future. Fort Steele, October 10, 1906.

FREIGHT RATES AGAIN

VEXED QUESTION ONCE MORE BE-FORE BOARD OF TRADE GROSS DISCRIMINATION IN FAVOR OF

VANCOUVER EXPOSED

(From Friday's Daily) The business transacted at last night' eting of the board of trade was chiefly confined to the consideration of a me orial to be presented at some future da o sir Thomas Shaughnessy, re freight rates, coupled with another memorial that he establish a tourist hotel in the Nelson listrict without further delay. There were present: Fred Starkey, presi lent. S. M. Brydges, secretary, H. Good ve, J. Johnstone: J. L. Buchan, H. E. Beeston, H. Byers, P. Lamont, G. Nunn, W. H. Jones, W. G. Gillett, F. Phillips and D. Proudfoot. With regard to the banquet and enter

inment of the Spokane chamber of com serce it was reported that while all the counts had not as yet been settled, the mounts due would be liquidated. A letter was read from J. G. Gordon, mplaining of C.P.R | telegraph tolls. A committee of two, J. L. Buchan and

J. M. Lay, were appointed to report at the next meeting. A letter was read from the Halifax board of trade protesting against the proposed change of landing the winter mails alter-nately at Halifax and St. John, claiming that this would cause a delay of eight t twenty-four hours for the whole of Canada H. Byers thought the Halifax board of

de was correct in its attitude. P. Lamont agreed. The attitude of the Hali ax board of trade

was then endorsed by resolution. Otto Phillip of Berlin, writing from Ottawa, asked that the board of trade recommerd some responsible Nelson buyers who would purchase German goods. The lettor was filed.

A letter was read asking for certain statistical information regarding Nelson, for a new board of trade register, entitled the Commercial Handbook of Canada. Referred to mayor Gillett.

A schedule was read giving various freight rates. This was handed in by A. Mandonald of Winnipeg. George Nunn read one rate as illustrative. This showed as far as Fernie was regarded, that it cust more to ship from Nelson than from accouver, the difference ranging from 6 c ts to 30 cents a hundred in favor of Vancouver, on first class to fifth class freights. George Nunn moved that a copy

A. 16 6 18

the rates be forwarded to W. R. Menois and F. Peters, asking what they pro-posed to do. Also that the matter be subnoted to do. Also that the matter be sub-noted to the Wholesalers' association for F. Starkey thought the services of an expert should be engaged for the purpose of compiling a full table of the carying George Nann thought the wholesalers

association might do this. F. Starkey declared the matter to o cern the public at large as well as wholesniers. Sir. Thomas Shaughnessy should be written to instead of referring the matter to the junior officials of the C.P.R. referred to by Mr. Nunn. Peters had promised to look into the mat-ter but had gone fishing instead. G. Nunn moved, and H. Byers secon that the whole matter be referred to the Wholesalers' association for tion of a case to be submitted to the C.P.H or to take such other steps as they might deem necessary. This was carrired. 'J. Johnstone then brought up the quesneeds to pay a little more attention both to geography of and current events in out that the present hotels were congested and he was of the opinion that it Thomas Shaughnessy were approached at the present time he might see the force of establishing such an hotel in the Nel district in the immediate future! He said the matter should be taken Thomas immediately.

F. Starkey agreed. P. Lamont thought that such an hotel would injure the Nelson hotels. J. Johnstone said that J. F. Hume wa the author of the idea. He m secretary be Thomas Shaughnessy taking up the matte S. M. Brydges seconded, and the rest

lution was carried. The meeting then ad journed.

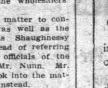
LE ROI NO. 2 DIVIDEND ♦ dend amounts to about \$60,000. The previous dividends amounted to \$595,440, and adding the last
one it gives at total of \$655,440. There are good sized reserves of high grade ore in the mine and the outlook is that it will yield its stockholders a good many more

DEATH OF A. J. MILLER

A. J. Miller, an old time resident lelson, and for many years steward of th club died at the Kootenay Lak general hospital yesterday, after a long and painful illness. The deceased was native of England and in his early days -----







most prized belongings was a medal his grandfather gained by serving in the mavy at the battle of Trafalgar. He was an old member of the A. F. & A.M., and the I.O.O.F. To know Mr. Miller was to like him, and his death, while not unexpected, will be regretted by many friends. Much sympathy will be expressed for his widow and six children, who are now left fatherless. During his last illness deceased was the recipient of a very handsome testi-monial in the shape of a purse from the members of the Nelson eluk has when he said to Necelear Mellor Mellor members of the Nelson club, by whom he was greatly respected. The funeral will son. take place on Sunday afternoon. Di

HUNTER V. TRAMWAY (Special to The Dally News) Ymir, Oct. 12.—The wire for the Hunter V. tramway arrived today from St. Louis. Men will be put to work im-mediately to get the tram in running order.

ber, 196, at 11 o'clock in the foremoon to consider the application of J. H. Smith for the transfer of the license of the Koot-enay Falls Hotel at Slowan Junction afore-said, to Napaleon Mallette and Peter TIMBER NOTICES OTICE is hereby given that 30 days af-Johnson. W. H. BULLOCK-WEBSTER, Chief Li-cense Commissioner, Amir License cense Commissioner, 1mir License District. Chief Constable's Office, Nelson, B.C., Chief Commissioner of Lands and Works for a special license to cut and carry away timber from the following described lands, 5th October, 1906. mencing at a post marked "E. E. Mumms' S.W. corner post," and planted about 17 LAND NOTICES S. W. conter post. an photoe and about 3-4 of a mile west of Inomonaking creek, on the Lick Cabin Trail; thence east 30 chains; thence north 30 chains; thence west 30 chains; thence south 30 chains to

ter date we intend to apply to the Hon ituate in West Kootenay district; Compoint of commencement, containing acres, more or les.

E. E. MUMMS. T, MAKINSON, Agent. Located Sept. 18, 1906. NOTICE is hereby given that 30 days after date I intend to apply to the Chief ommissioner of Lands and Works for a pecial license to cut and carry away timfrom the following described lands: Commencing at a post marked "Reuben Munns' N.E. corner post," and planted about 17 miles northwest of Edgewood, on Inonoaklin creek, on the Lick Cabin Trail, at the southeast corner of E. E. Munns' application for a special license to cut and carry away timber; thence west 8) chains; thence south 80 chains; thence east 80 chains; thence north 80 chains to point of beginning, containing 640 acres,

nore or less. REUBEN MUNNS. T MAKINSON, Agent. Located Sept. 18, 1906.

NOTICE is hereby given that 30 days after date I intend to apply to the Chief Commissioner of Lands and Works for a speical license to cut and carry away tim-ber from the following described lands: Commencing at a post marked "Maddie Munns' S. E.corner post," and planted about 17 miles northwest of Edgewood, and about three-quarters of a mile west nonoaklin creek, on the Lick Cabin Trail, thence west 80 chains; thence north 80 chains; thence east 80 chains to the west boundary of E. E. Munns' application for a special license to cut and carry away timber; thence following the said west boundary of E. E. Munns' application to cut and carry away timber, south 80 chains to point of beginning, contain-ing 640 acres, more or less.

Located Sept. 18, 1906.

LAND REGISTRY ACT TAKE NOTICE than an application ha been made to register Agnes Dooksteader as owner in Fee Simple, under a Tax Sale Deed from Robert A. Renwick, deputy as-Seesor of the district of Nelson, to Agness Docksteader, bearing date of 13th day of January, A.D., 1906, of all and singular hose certain parcel or tract of land and oremises situate, lying and being in the Velson City, in the province of British olumbia, more particularly described and known as; Lots 6, 7, and 8, Block 21, Nel-son City (Map 486) being a sub-division of

Lot 182, Group 1, Kootenay District. You and each of you are required to contest this claim of the tax purchaser within fourteen days from the date of the within fourteen anys from the date of the service of this notice upon you, and in de-fault of a caveat or certificate of lis pen-dens being filed within such a period, you will be forever estoppied and debarred from setting up any claim to or in respect of said land, and I shall register Agnes by betterder an owner thereof less. A. FIFE. of said faint, and I shart restor Agno Docksteader as owner thereof. Dated at the Land Registry Office, Nel-son, Province of British Columbia, this 6th day of March, A.D., 1996. Dated Sept 25, 1906. Sixty days after date I intend to ap-ply to the Hon. Chief Commissioner of Lands and Works for permission to pur-chase the following described lands situate H. F. MACLEOD chase the following described lands si in West Kootenay district, and adjo District Registrar. To James Doherty.

MADDIE MUNNS. T. MAKINSON, Agent.

LAND NOTICES NOTICE is hereby given that sixty days after date I, J. H. Tayter, intend to apply to the Chief Commissioner of Lands and Works, Victoria, B. C., for permission to purchase the fellowing described lands, situate in the West Kogtenay district and more particularly described as follows: On the west side of the Columbia river, opposite Makinson's pri-emption, starting at a post plauted near the northwest cor-ner of Gus. Adolph's pre-emption and on Gerhard Ludwig's south boundary, and marked "J. H. Tayler's N.E. corner," running thence west 20 chains; thence south 40 chains; thence 'east 20 chains to Gus Adolph's west boundary; thence north 40 chains to point of commencement. Located this 20th day of August, 1906. J. H. TAYLOR.

I. J. H. Smith, of Slocan Junction, B.C.

1. J. H. Smith, of shoan sinterior, arc., intend to apply at the expiration of 30 days from the first publication of this notice to the Board of bicense Commission-ers for the Ymir License District, for a transfer of my hotel license to sell intoxi-

cating liquors under the provisions of the Statute in that behalf, in the premises known and described as the "Kootenay

said, to Napoleon Mallette and Peter John-

NOTICE is hereby given that a meeting

of the Board of License Commissioners of the Ymir License Difriet will be held at the Provincial Constable's Office at Nel-son, B.C., on Wednesday, the 7th Novem-

J. H. SMITH.

Dated the 5th day of October, 1906.

NOTICE is hereby given that 60 days after NOTICE is hereby given that 60 days after date I intend to apply to the Chief Com-missioner of Lands and Works for permis-sion to purchase the following described tract of land: Commencing at a post marked "C. Padley's Southwest corner post," placed at the southeast corner of C. Fitzsimmons' land, thence 20 chains north; thence 40 chains east; thence 20 chains south; thence 40 chains west along the north bank of the Lardo river, is the place of commencement. place of commencement.

M. MORGAN, Agent. Poplar Creek, B.C., Sept. 20, 1906.

NOTICE is hereby given that to days after date I intend to apply to the Hon. the Chief Commissioner of Lands and Works for permission to purchase the following described lands in West Koot-tot 2512, near south shore of West Arm of Toilowing described lands in West Kool-enay district: Commencing at a pest planted ten chains east of the southwest corner of Let 6890, Group 1, thence south 30 chains; thence west 80 chains; thence north 20 chains; thence east 30 chains, to place of beginning. Dated this 17th day of August, 1906, ALFRED BUNKER

NOTICE is hereby given that 00 days after data I intend to apply to the Hon. the Chief Commissioner of Lands and Works for permission to purchase the following described lands in West Koot-enay district: Commencing at a post marked "M.E.T.'s northwest post" and planted on the east line' of Lot NO. 3872, about one mile from Kootenay river on the south side, thence 50 chains south; thence 20 chains east; fibrice 50 chains north; thence 20 chains west, to point of beginning. M. E. TATL'S. W. J. TOTE Agent. Dated this 22nd day of Avenat, 1906.

NOTICE is hereby given that two months after date I intend to apply to the Chief Commissioner of Lands and Works for per-mission to purchase the following described lands, situate in West Kootenay district: Commencing at the southwest corner of Lot 482, thence south 60 chains; thence west 40 chains, more or less, to the Koote-nay river; thence following the shore of same river northessterly to point of com-mencement, comprising 160 acres, more or less.

N. D. Stewart's pre-emption, starling 15 chains west from N. D. Stewart's north-east corner post, thence west 40 chains; thence north 40 chains; thence east 40 chains; thence south 40 chains to point of Dated Sept. 22nd, 1906.

N. D. STEWART

Sixty days after date I intend to apply Lands and Works, for permission to pur-chase the following described lands in West Kootenay District: Commencing at a post marked "E.T.'s S.E. corner," on west shore of Kootenay lake, about four miles south of Wilson creek, thence 20 chains west; thence 60 chains north; thence 20 chains east, more or less to lake; thence 30 chains south along shore line to point encement, containing lie acres more or less. Sept. 17, 1906.

ERROL TRELEAVEN, Locator. S. E. OLIVER, Agent.

NOTICE is hereby given that sixty days from date I intend to apply to the Hon. the Chief Commissioner of Lands and Works for permission to purchase the following described lands, situate on the lower Arrow lake: Commencing at a post planted about 10 chains east of Sand creek, marked "W.R.H.'s N.E. corner," thence 20 chains south; thence 20 chains west; thence 20 chains morth; thence 20 chains east to point of commencement, containing 40 acres, more or less; said land adjoining Paul Auder's pre-emption on the north W. R. HOBBS. Located Oct. 5, 1906. 10-19

NOTICE is hereby given that 60 days after date I intend to apply to the Hon. Chief commissioner of Lands and Works at Victoria, for permission to purchase the following described lands situate in Pire Valley, West Kootenay district, join-ing L. C. Morrison's ranch, starting at a next merched "L. C. Morrison's NW em ner post marked "L. C. Morrison's N.W. cor-ner post," running 40 chains east; thence 30 chains south; thence 20 chains west; thence 40 chains north; thence 20 chains vest; tence 40 chains north, to place of commencement, containing 240 acres more or less.

Dated Sept. 24, 1906. L. C. MORRISON

NOTICE is hereby given that sixty days from date I intend to apply to the Hon. the Chief Commissioner of Lands and Works for permission to purchase the following described lands situate on the west side of lower Arrow lake: Commencing at a post planted about 30 chains north of Paul Auder's pre-emption on Sand reek, marked "P.A.'s S.E. corner," thence 40 chains north; thence 30 chains west thence 40 chains south; thence 30 chain east to point of commencement. PAUL AUDERS. W. R. HOBBS, Agent. Located Oct. 5th, 1966.

NOTICE is hereby given that 60 days after date I intend to apply to the Hon. Chief Commissioner of Lands and Works for permission to purchase the following described lands, situated in West Kootenay district: Starting at N. D. Stuart's outheast corner of his purchased land hence 30 chains north; thence 40 chain east; thence 30 chains south; thence 4 hains west to point of cor 10-13 FRANK PEINNOCK. Located this 8th day of October, 1996 NOTICE is hereby given that 60 days after date I intend to apply to the Hon. the Chief Commissioner of Lands and Works for permission to purchase the following described lands in West Koot-enay district: Commencing at a post planted at the southwest corner of Lot 5283, Group 1 thence south 20 chains; thence east 40 chains; thence north 20 chains; thence west 40 chains to place of beginning. hence west 40 chains to place of beginning Dated this 17th day of August, 1996. W. J. MURPHY.

NOTICE is hereby given that 60 days after date I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase the following de-scribed land in West Kootenay district, commencing at a post marked "G. A. Brown's N.U. corner," said post being 40 chains north of southwest corner of lot 301A, and at southeast corner of lot 6591, thence 20 chains south; thence 40 chains west; thence 20 chains north; thence 40 chains east to mace of beginning. conhains east, to place of beginning, con-

taining 80 scres. G. A. BROWN. K. K. BJERKNESS, Agent. Located this 15th day of August, 196.

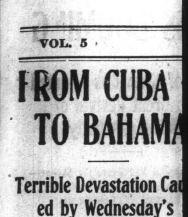
Sixty days after date I intend to apply to the Hon. the Chief Commissioner of Lands and Works, for permission to pur-chase the following described lands in West Kootenay District: Commencing at Kootenay lake; thence 40 chains west; thence 40 chains south; thence 40 chains ast to point of commencement, the whole containing 160 acres. A. M. PINGLE, Locator. S. E. OLIVER, Agent. Sept. 12, 1906.

NOTICE is hereby given that 60 days after date 1 intend to apply to the Hon-the Chief Commissioner of Lands and Works for permission to purchase the following described lands in West Koot-enay district: Commencing at a post planted at the southwest corner of Lot 60%, Group 1, thence west 40 chains; thence north 80 chains to the Kootenay river; thence east 40 chains; thence south 80 chains, to place of beginning. Dated this 17th day ef August, 1906. M. C. MONAGHAN.

M. C. MONAGHAN.

WOTTCE is hereby given that @) days af-ter date I intend to apply to the Hon. Chief Commissioner of Lands and Works for permission to purchase the following described lands in the West Kotenay dis-trict: Commencing at a post marked "C. M. Gaylord's N.E. corner," at the northeast corner of Frank Corte's old pre-emp-tion claim, near Brooklyn creek, and about tion claim, near Brooklyn creck, and about two miles back from the southwest shore of Lower Arrow lake, thence west sy chains, more or less, to the boundary line between said pre-emption and lot \$31; thence south 80 chains, more or less, to the boundery line of said lot and old mre-empty. boundary line of said lot and old pre-emption; thence east 80 chains, more or less, to the boundary line of said lot and old pre-emption; thence north 80 chains, more or less to point of commencement, containing 640 acres, more or less. • Dated Oct. 10, 1906.

C. M. GAYLORD. RALPH SLYE, Agent



Hurricane

Many Lives Lost on Land and Sea and calculable Damage Done to Property all Along Its Path

Washington, Oct. 19.-The tropi hurricane which swept from Cuba to Bahamas now appears to be raging w full force about 200 miles out in Atlantic. Its only shore effect tonis being a falling barometer and a 25 m blowing off the South Caro

New York, Oct. 19.—A special cal gram from Havana to the Evening Tu

gram says: "Over 100 are dead today from worst cyclone that has every visited t city. The whole American fleet y menaced and the cruiser Brooklyn tr rom her moorings and thrown upon

"Ninety-four of the fatalities are o

"Minety-four of the fatalities are of fined to natives while 16 foreign re dents are reported killed. More than 1 tents in camp Columbia have been blo to atoms, houses unroofed and of trooper probably fatally hurt. "Fortunately the storm gave even body about half an hour's warning a when the blast arrived the marines shore had sought shelter in the w ships. All but the Brooklyn rode out storm. These ships include the Min apolis, Texas, Denver and Prairie. "When the tempest reached its helf buildings were shaken as with an ear quake, street cars were washed for their tracks, windows were blown like paper, and roofs and doors swe away.

away. "Several of the smaller frame how were blown from their foundations a were wrecked. These were situated the poorer districts and were the ca of so many deaths among the natives. "It is estimated that the loss of I and damage would have been grea had it not been for the timely warn given by father Leve at Gunoita. He a noted weather observer of Berlin o lege. He telephoned to Columbia ca at 7. 30 o'clock, one hour before t storm descended, that a cyclone w coming and his warning was immedia coming and his warning was in ly heeded."

Washington, Oct. 19.—Secretary of t navy Bonaparte has been unofficial notified that the cruiser Brooklyn h been floated and is all right.

Havana, Oct. 19.—A storm of unpr cedented severity accompanied by a to rential downpour of rain, swept ow Havana and Pinar del Rio province Wedented a letter and the store of the second Wednesday night and resulted in deaths in this city and the serious deaths in this city and the serious. T jury of a dozen or more persons. T damage is estimated at \$2,000,000. T dead are all Cubans of the poorer cla The United States cruiser Brookd dragged her anchor until her ste grounded in the mud off La Regla. S wet off this morning without injury. got off this morning without injury sot off this morning without injury. The storm caused havoc and confusi among the shipping interests. Ma buildings were badly damaged and ner ly all the trees in the city and subur were uprooted. The two thousand Am-ican soldiers and marines at camp C lumbia were put to great inconvenien Nearly all the four hundred tents in t camp were blown down, but there w little actual damage. Harry Fordie teamster, with the 28th infantry fro Sioux City, sustained probably fatal i juries. He was crushed by a tree whi fell through the barracks in which was sleeping. Fred Suttle, of Fo Snelling, had his head seriously injur and Thomas Sonalt, of Readins. P sustained serious injuries to his back. One hundred and fity tobacco barns the Alquizar district have been de troyed. The recently planted tobac crop has been seriously damaged. Si ious damage is reported from Guira se ton, the centre of the banana and pla growing industry. The shops are sa to have been practically destroyed. Many small farmers have lost the all and are in great distress.

Many small harmers have toke and all and are in great distress. Matanzas city was practically un jured, only a few hoases there sustai ed damage. No loss of life has been i ported from outside Havana, but fi persons were injured at Nuez. ported from outside Havana, but n persons were injured at Nuenz. In Havana city the buildings of t university of Havana sustained damas amounting to many thousands of d lars. The light wooden structures of the see baths at Vededo were ba-wrecked. The great unoccupied br building covering the old united r-road wharf near La Regia was dem ished. The principal loss of life oco-red in a tenement house in Inquisi street occupied by many poor famili The projecting upper portion collaps first and then three floors fell. Eight the inhabitants were killed and for others injured. The other fatalities suited from falling signs and cornic contact with live wires or drowning During the height of the storm the vas great alarm among the guests of inglaterra and other hotels. Doo windows and skylights were blown