

Kennedy,
 Ahlin, Marsh
 MEET AT
 THE
 THEATRE
 at 9 o'clock.
 Five Styles of Wearing
 and Elbow, State Hotel,
 of Dawson.
 \$3; Stage Seats \$5
 EARLY.
 or prove that he is alive,
 thankfully appreciated by his
 The following description of
 right aid you:
 Jacob O. Dond; height, 5 ft 10 in;
 complexion, fair; hair, white;
 Pixley, California, in 1898, for
 te.
 ing you in advance for any in-
 on you might give us, I am,
 nly yours,
 ALEX J. CONNELL.
 Pacific Cold Storage Co. has
 insulated chambers regulated
 am and offers the finest ware
 in Dawson.

Wilton
 LEFT
 the Boat. We Look

Second Class \$20
 Agt., Aurora Dock

N, Limited
RA
 SE
 e 19th
 GREEN,
Class
 sequently the
ACCIDENT
 N, Limited

CO.
 NT STREET.

THE HISTORY
 Of Dawson Is Written in the
 Files of the Nugget.

THE DAILY KLONDIKE NUGGET.

THE NUGGET
 Is the Pioneer of Yukon
 Journalism.

Vol. 2 No. 225

DAWSON, Y. T., THURSDAY, SEPTEMBER 19, 1901

PRICE 25 CENTS

RECEIVED BY WIRE.
THE GREAT STRIKE ENDED

Steel Workers in the Employ of the United State's Steel Corporation Have Returned to Their Accustomed Places—Agreement With Amalgamated Officers Signed.

New York, Sept. 14, via Skagway, Sept. 19.—The great steel strike was settled today after a conference of six hours duration between the officers of the amalgamated association and representatives of the United States steel corporation.

All the men affected by the strike will return to work Monday. The ex-

KRUGER GIVES UP

Makes Statement That He Thinks Cause Hopeless.

Berlin, Sept. 14, via Skagway, Sept. 19.—The Reichshagen Zeitung, in an article dealing with the South African situation, says:

"We hear that Pres. Kruger, whose health is excellent, regards the burghers' cause as hopeless. He declares the burghers do not desire any intervention of powers as only Great Britain would get the benefit of such intervention."

On the other hand, several papers assert that Boer delegates in Europe have sent an official appeal to The Hague asking for arbitration.

Territorial Court.
 In court this morning the motion in the appointment of a receiver in the case of McGillivray vs. the Anglo-Klonkike Company was dismissed with costs.

Plaintiff sued for a one-fifteenth interest in all the property owned by the defendant company, and as he has not been declared such owner he asked for a receiver. The court holds he has no

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A KLONDIKE HOME IN 1898.



A KLONDIKE HOME IN 1901.

Dog Still in Demand.

With the roads completed throughout the district, thereby lessening the usefulness of dogs as a means of transportation to the creeks, it would seem that the monetary value of dogs would decrease in proportion. However such does not seem to be the case, or Messrs. Brown and Collins who are going to the Koyukuk on the steamer Louise did not consider it so when they were compelled to pay \$150 for three miserable canines which they obtained from some one on the island in the Klondike.

THE AMENDE HONORABLE

Was Performed by Attorney Woodworth Who Incurred Court's Displeasure

AND PLACED HIMSELF IN CONTEMPT

By Certain Charges in Affidavit Filed by Him

IN BELCHER-McDONALD CASE

Affidavit Withdrawn This Afternoon and Dove of Peace Spread White Wings O'er Temple of Justice.

In the filing of an affidavit in the case of Belcher vs. McDonald this morning in the territorial court before Mr. Justice Dugas, a merry war was precipitated in which his lordship found himself the central figure with Auguste Noel and C. M. Woodworth arrayed on either side.

The trouble arose over the findings of Clerk McDonald who had been appointed referee in the case by the court. A lengthy affidavit was filed by Attorney Woodworth pertaining to the matter, and today Mr. Noel, counsel for defendant, presented a motion supported by an affidavit which he wished taken up on short notice, averring that a similar courtesy had been granted Mr. Woodworth the day previous.

The latter, after glancing over the affidavit declined to argue the matter without due notice having been given saying that the questions involved were intricate and he could not in justice to himself and client enter upon matters of such weighty importance without some preparation. Like a flash Noel was on his feet and in language which could not have been misunderstood denounced the manner in which his learned friend

had acted throughout the case and calling his lordship's attention to the affidavit of Woodworth which he held in his hands and which he characterized as being the most outrageous and flagrant piece of impertinence which ever disgraced the records of a cause in the courts of the Yukon territory. The intimation that the paper contained untrue statements, that his learned friend was guilty of perjury, implied if not direct, and other broad insinuations were hurled right and left with all the vehemence an impassioned voice, blazing eyes and excited gesticulations were capable of, counsel making no attempt to conceal the fact that the dignity of the court had been trampled upon and that a most pronounced contempt had been committed. Woodworth interrupted the denunciatory peroration several times, correcting misstatements which he claimed Noel was making and demanding the retraction instanter of the insinuation that he was a perjurer. The affidavit in question was quite lengthy and upon its being read in detail by Mr. Noel it was seen that the affidavit had sworn to alleged facts which placed his lordship in an undignified and embarrassing position. It was said in the affidavit that his lordship had given the referee in the case private instructions which had prejudiced him to the detriment of Woodworth's client, and other statements equally as serious were made. When the reading of the affidavit was finished, Justice Dugas calmly and with but little show of the indignation which was probably burning within, made several statements concerning the case, prefacing his remarks by saying that at his conclusion he would ask Mr. Woodworth to retract that portion of his affidavit in which reference is made to the fact that such an affair had arisen which made it necessary to indulge in personalities, but when statements were made which impugned the character and dignity of the court, only one course was left for him to pursue and "Now," he continued, "I invite Mr. Woodworth to withdraw those statements."

Woodworth began by going into the merits of the affidavit, but was sharply interrupted by the court by the demand to "withdraw that statement." As the request was made peremptory the reply was similarly given, Woodworth declining to make any withdrawal insisting that he was a barrister sworn to do his duty by his client.

(Continued on Page 4.)

RECEIVED BY WIRE.
EMMA GOLDMAN DEFIANT

She Is Confined in Chicago Police Station and Feels No Sorrow—Says People Who Prayed for the President's Recovery Are Ignorant and Deceived.

Chicago, Sept. 14, via Skagway, Sept. 19.—Emma Goldman has not been removed from the police station as previously stated, but occupies a cell in the woman's ward of the Harrison street station. She is cynical and defiant. When asked this morning, "Do you feel any sorrow for what you have been the means of doing?" she exclaimed in a loud, harsh voice "No."

Continuing her inquisitor said: "You have read in that paper you hold of how many thousands of people gathered in the street and sang hymns and prayed on hearing the news that the president had been shot? Have you no feeling for their sorrow?"

"They are ignorant and deceived," she snapped as she struck with her clenched fist the paper in which she had read the account.

Both holes were found to be perfectly closed by stitches, but the tissues around each hole was gangrenous. After passing through the stomach the bullet passed into the back walls of the abdomen, hitting and tearing the upper end of the kidneys. This portion of the bullet's course was also gangrenous, causing pancreas. The bullet has not yet been found. There was no sign of peritonitis or other disease in the organs. The heart walls are very thin. No evidence of any attempt at repair on the part of nature and death resulted from gangrene, which affected the stomach around the bullet wounds as well as the tissues around the further course of the bullet. Death was unavoidable by a surgical or medical treatment and was the direct result of the bullet wound.

FUNERAL PROGRAM

ATTORNEYS DON PAINT

Dead President to Be Interred Today at Canton.

Buffalo, Sept. 14, via Skagway, Sept. 19.—The funeral program agreed upon by the cabinet includes provision for short service of prayer at Milburn residence tomorrow afternoon at 5 o'clock. On Monday at 7 a. m. the remains will start for Washington on a special train on which the presidential family and cabinet will embark, arriving there in the evening when the body will be taken to the White House where it will remain over night. Tuesday it will be taken to the capitol where the state funeral will be held. On Wednesday the remains will be escorted to Canton, Ohio, and on Thursday interment will take place at the president's old home, Washington, Sept. 14.—Orders have been issued for the assembling of the troops that will escort the president's body to Canton and also be present at the obsequies here. The escort will consist of the band and six companies of Coast artillery from Fort Monroe, two companies of Coast artillery from Fort Washington, one company of engineers from Willet's Point, two troops of cavalry from Fort Myer, light battery from Washington barracks and two regiments from the District of Columbia National Guards.

Buffalo, Sept. 14, via Skagway, Sept. 19.—The following is the report of the autopsy examination held over the remains of President McKinley:

The bullet which struck over the breastbone did little harm. The other bullet passed through both walls of

Figuratively speaking, Attorneys C. M. Woodworth and Herbert Robertson had the gloves on Wednesday in the gold commissioner's court, and for the space of a few moments the air was filled with a blue sulphurous smoke of a lurid hue. The difficulty arose out of the Pleuschan-Creese case wherein Woodworth's client was to have one-fourth, so it is said, of the output of one shaft. Prior to the alteration the money in the nature of a check had been paid over and the check had been cashed. Then it was learned that a mistake had been made, so it is contended by opposing counsel, and the sum should have been but one-half of one-fourth, thus making allowance for the jayman's share. The argument became very torrid, Woodworth finally calling his learned friend a liar and inviting him to step out in the alley and settle the matter. Gold Commissioner Senkler becoming disgusted informed the belligerent champion of the rights of downtrodden Yukoners that such actions would not be tolerated in his presence and if there was any scrapping going to take place he would have to choose some other building in which to pull the match off. As the gold commissioner is one of the best athletes in the territory, it is perhaps a pity that he himself was unable to settle the dispute in a manner best fitting the tempers and inclinations of the litigants.

Potatoes are not going up in price. We have tons of them at 85 cents per pound. A full line of Sincos's goods just received. Prices no object to us. Goods must be sold. King & Co., Front street.

Fresh Lowrey's candies. Kelly & Co., druggists.

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