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Prince Rupert Journal

High Class Job Printing in all Lines

VOLUME II

PRINCE RUPERT, B. C. FRIDAY, DECEMBER 8, 1911.

Price, Five Cents.

NO. 47

THE STRIKE PERIOD

Mr. Justice Clement Shows That He Does not Believe any Deduction Should be made for Period during which Industrial Trouble Reigned—Counsel reminds Him that City's Case is not yet in—Plaintiff has all Evidence now before His Lordship

The case for the plaintiff in Watson vs. the City of Prince Rupert was concluded in the Supreme Court yesterday afternoon. The city's evidence will be put in today.

His Lordship during the argument clearly showed that he was not inclined towards any deductions for loss of time during the strike, although the course pursued by the city officials might have been the best under the circumstances.

Upon opening yesterday morning the first witness called was S. P. McMordie, another contractor for the city. He gave evidence as to the value of materials used and regarded Mr. Watson's estimates as fair.

Superintendent's Views W. J. McNeill, superintendent of works for the city, was called by Mr. Peters in order to allow him to leave the city. He testified that the walls were built of all kinds of stone.

Witness knew that the contractors used some plank from the roadway. He saw them use it for wheeling their barrows on, for prying up cars, for ties and for covering up shots.

On the point of the relative cost of taking up the plank roadway and replacing it, witness said it would cost about a cent and an eighth to take up and about the same to replace it.

He had on some occasions had trouble Watson's men breaking down unfinished walls by letting large stones roll onto it. He told Mr. Watson that he would take it up with the city engineer.

Cross-examined by Mr. Williams, witness said that the retaining wall gang was generally well ahead of Watson's men.

John Morgan John Morgan testified that the dumping for retaining walls increased the cost of the work. When he tendered he made no allowance for retaining walls.

Overhaul was regarded as objectionable to contractors. If they knew there was to be overhaul they would have made allowance for it.

Police's Part A. J. Phillipson had been sergeant of police and acting chief at the time of the strike. There were about five or six men on the city force

at the start of the strike. The contractors were continually calling upon him for constables. He sent out the men as he could. About every half hour Kelly and Watson were urging by phone for protection.

After the arrest of Gosden, Chief Vickers took charge. The force was increased and the strike ended. The citizens practically said they would assist and did so.

Tried to Keep Peace Mayor Manson and Mr. Kirkpatrick instructed him to do all he could to keep peace. He phoned to the mayor all the time telling him how the situation was.

Cross-examined by Mr. Peters, witness said that McCarvell was chief of police for about three weeks after he went on the force. He was not sure that McCarvell was on duty or on his holidays at the start of the strike.

Gosden was arrested because he was regarded as the ring leader. He had advised using force and was arrested. This was on March 24. On March 26 Chief Vickers took charge.

Witness said he could not. Chief Vickers as organizer of the forces had broken the strike. Mr. Peters went on to question witness along this line, when an interrogation from His Lordship led to a discussion of the point.

Continuing, Mr. Peters proceeded to show that if men wanted to refrain from work a city could not force them to work. All that could be done was to see that property was protected.

Duty of City "The city has a duty to protect a man in the discharge of his duty," suggested His Lordship.

"I do not say that the course the city took was not the very best in the long run," but he did object to deducting from contractors for the time lost during the strike.

"I have not defined my position on that point," said Mr. Peters, who wished His Lordship to keep in mind open on it.

Continuing the examination of Mr. Phillipson, witness said he was present at the fight. The police did their duty well. A stop was put to the strike then.

Mr. Williams said he wanted to make a statement, and prepared to go into the witness box.

His Lordship said this was a very bad practice but it was open to him to do as he liked.

City's Side Outlined Mr. Peters in opening the case on behalf of the city outlined the course of his defense. He could quite see that His Lordship had an idea that the city had not treated the contractor as fairly as he should have been

treated. The city, however, had treated these contractors absolutely fairly. It was felt that an independent decision should be got rather than go on with constant bickerings.

Liquidated damages, he felt, were collectable. It was quite impossible to estimate the loss to the city from any street not being completed in a certain time. The city represented the individual citizens. As far as this town was concerned, citizens had suffered very heavy loss by delay.

No Matter as to Cause With regard to the strike, which lasted six weeks, he did not care what the cause was.

His Lordship said he was not a board of conciliation and that he would not consider the cause of the strike.

Mr. Peters, continuing, said that Mr. Smith, the acting mayor in the early stages of the strike, asked these contractors not to go on with the work, and agreed to allow them day for day on the time lost.

His Lordship wanted to know if such a statement were made by Mr. Smith, why did the city withhold for loss of the time.

Difference of Opinion His Lordship said that the decision of the privy council was that where there were two parties to carrying out a work and one party by any act on its own part interfered with the other party carrying out its work the time should not be held against that party.

Mr. Peters contended that the rule did not apply in this case. His Lordship thought the city should withdraw its claim on that part and not put the court to the trouble of deciding.

The city engineer had all along taken the stand that any reduction or any extension of time were not within his power to make. He had heard from time to time made recommendations to his principals, the City Council.

He wanted to eradicate the idea that the city wanted to treat these contractors unfairly.

After outlining the line of argument on some other points, Mr. Peters said he would call his witnesses.

An early adjournment was taken, however, to allow His Lordship to visit the place. No witnesses for the city have yet been examined. Court will resume in McIntyre Hall this morning.

DUCKS FIND MINE

Placer Gold Discovered Near Kamloops Through Locating Mineral in Fowl's Crop

City Is All Excitement Over the Finding—Area Is Being Staked

Kamloops, Dec. 7.—The city is agog with excitement over the discovery of placer gold on the Tilton ranch on Ross Hill, a few miles from this city. Claims will be staked and worked in the spring.

The discovery was made in a novel manner. A party bought a domestic duck from the Tilton ranch and discovered a piece of coarse gold in its crop. In a second purchase the same discovery was made and the gravel ranch was staked at once.

ONLY TWO CANDIDATES

Vancouver, Dec. 7.—Alderman Ramsay has dropped out of the mayoralty race, leaving the field to Mayor Taylor and James Findlay.

ALL ARE SATISFIED

Coal Weighed at Wharf Yesterday showed That no Injustice had been done

It Was Evident That the City Got Its Full Weight for Electric Light Plant

Yesterday a test of the method of checking up the coal supplied by Rogers & Black to the city for the electric light plant was conducted on the wharf before all those interested. The wagons used in the first instance were on hand and coal weighed into sacks on the scales of the firm were dumped into these wagons.

All present were satisfied that the weight in the sacks was fully up to the standard. The wagons also held the required amount. In one wagon

LEGISLATIVE SESSION

Victoria, Dec. 8.—The provincial legislature has been called to meet on January 11 for the transaction of business.

6,000 pounds was placed, while in the other two, marked for 5,600 pounds, it was shown that four sacks more could be dumped. The wagons marked for the low number of pounds in reality were not much smaller than the large one. While not as deep, they proved to be longer. All present were well satisfied that the city received its full complement of coal, and so expressed themselves. This settles the question.

DEATH OF J. A. McCROSSAN

Vancouver, Dec. 8.—John A. McCrossan, the city electrician, died this morning. He was well known on the Coast, and very popular.

FIGHT HOME RULE

Bonar Law Says Policy of the Unionists will be to Oppose it to the Last Ditch.

Campaign Opened by the Opposition Against the Measure Proposed by Government

London, Dec. 8.—Bonar Law, the leader of the Unionist party, at the opening of the campaign against Home Rules declares his party will fight it to the last ditch.

PLACE LARGE LOAN

London, Dec. 7.—A \$35,000,000,000 loan has been placed on the market on behalf of the Canadian Northern Railway. It is for fifty years at 3 1-2 per cent.

LIFE SAVING PATROL

Dominion Government Preparing for Efficient Service on West Coast of Vancouver Island

Victoria, Dec. 7.—The Dominion government is preparing an efficient life saving patrol for the west coast of Vancouver Island. The steamer Newington is to be equipped with wireless and placed in the patrol service as the parent ship for three lifeboats in service at Banfield, Ucu-ellet and Clayoquot. Life saving crews will be taken to any vessel in distress along the coast line by the Newington, which will be in constant communication with a chain of wireless stations. Shelters are to be built at various danger points on the coast and a coast guard will be established.

PROTECT FISHERIES

Minister of Marine and Fisheries Will Take steps to Organize Department of Pacific

It Is Promised That There Will Be Adequate Protection Given on the Coast

Ottawa, Dec. 8.—In the House of Commons last night, a statement was made by Hon. J. D. Hazen that the fishery laws of the British Columbia coast had been badly administered, and as soon as possible the protective service will be reorganized.

WILL HOLD INQUEST

Coroner's Jury Viewed the Body of Musike Rajkovich—Adjourned Until Tuesday

An inquest into the circumstances surrounding the death of Musike Rajkovich, who was fatally wounded by the discharge of his own rifle on Thursday, is being held before Coroner McMullin. A jury, consisting of J. G. Scott, foreman, W. B. Wark, H. B. Campbell, F. R. C. Brown, J. G. Moody and Arthur Smith was impanelled yesterday afternoon. They inspected the body at E. L. Fisher's funeral chapel and afterwards the case was adjourned until Tuesday, when the evidence will be taken.

INDISCREET BOAST

Why McManigal Broke With McNamara—Angered at Remark Made by J. McNamara

Los Angeles, Dec. 8.—"I've got hundreds of thousands of dollars and the American Federation of Labor back of me. It took only \$30,000 to clear Vincent Altman at Chicago, and if they could not convict him they cannot convict me."

This boast, attributed today by James McNamara on the train from Detroit to Chicago while under arrest on the night of April 12, caused Ortie E. McManigal, then also under arrest, to become angered with McNamara for his indiscreet statement and led McManigal to break from his companion, said Detective Malcolm McLaren in his evidence given before the grand jury.

DEATH OF OLD TIMER

Thomas Corsan, Well Knokn in Connection With Queen Charlotte Investments Dead

Victoria, Dec. 8.—Thomas Corsan, a well known old timer, and holder of valuable properties on the Queen Charlotte Islands, is dead, following an operation for appendicitis.

Mr. Corsan visited this part of the province during the past summer in company with J. W. Sword, with whom he was interested.

IMPERIAL WELCOME

King and Queen are Received at Delhi with Magnificent Splendor

Nothing Has Marred the Celebrations in Honor of the Royal Visit

Delhi, Dec. 7.—A great welcome was accorded the King and Queen on the arrival of Their Majesties here.

An imperial procession made through the streets was one of historic magnificence.

There have been no untoward incidents to mar the greetings to the Emperor of India, the title the King assumes.

British and native troops shared equally the honors of the day.

There are over a quarter of a million people in the city for the Durbar celebration. The natives are most enthusiastic in extending their welcome to the royal pair.

Nurse—Doctor, a sponge is missing; possibly you sewed it up inside the patient.

Eminent Surgeon—Thank you; remind me to add two guineas to the bill for material.

THE KING AT DELHI

Royal Visitors Take Part in Unveiling of Statute to King Edward.

Unconfirmed Rumor Gains Currency in Seattle That King Has Been Shot

Delhi, Dec. 8.—The King and Queen this afternoon attended in state and unveiled a huge equestrian statue of King Edward subscribed for by the British inhabitants and wealthy natives.

Wild Rumor

Seattle, Dec. 8.—It is rumored here that King George has been shot at Delhi. It is absolutely impossible so far to get any confirmation or to find where the report emanated from.

PRINCESS ARRIVES

Halifax, Dec. 8.—The Princess Patricia, daughter of the Duke of Connaught, landed here today. She is leaving for Ottawa to join her parents.

LAID AT REST

Duncan Inglis Was Buried Yesterday Afternoon at Fairview Cemetery

The funeral of Duncan Inglis, late of the D.G.S. Quadra, took place yesterday afternoon. His remains were interred in Fairview Cemetery, this being the first occasion upon which the cemetery has been used.

Services were held in the Masonic Temple. At the grave the K. of P. ritual was used, the deceased being a member of both orders.

The pallbearers were from the crew of the Quadra. They were: Mr. Ford, chief officer; Mr. Evans, second officer; R. Steele, chief engineer; Mr. Hankin, U. Hutchinson, I. E. Vincent, S. Muiry, John McKinnon and Mr. Kehoe.

DROWNED IN VOLGA

About 200 People Plunged into River by Collapse of Bridge Near Kazan.

Russian City Suffers Severely in Loss of Life Through Accident

St. Petersburg, Dec. 8.—Between 150 and 200 persons were drowned today through the collapse of a bridge over the Volga River near Kazan.

SMALLPOX EPIDEMIC

Quebec Is Visted by Outbreak of Disease—Vaccination Ordinance

Quebec, Dec. 7.—Smallpox exists in nearly an epidemic state in this city, especially in the laborers' district. There are about one hundred cases in St. Malo ward alone. A vaccination ordinance passed a year ago has never been carried out. It made vaccination compulsory.

Municipal Saloon

The town of Coeur d'Alene, Idaho, which recently was voted dry with the remainder of Kootenai County, although the wets carried Coeur d'Alene itself, is considering the installation of a municipal saloon. The mayor, Dr. John T. Wood, is a Socialist, as are also four of the eight councilmen. Manager, bartenders and cashiers are all to be employed by the city, and it is proposed to place them under bond.

DENY REPORTS

Los Angeles, Dec. 7.—The McNamaras, convicted of their crimes a few days ago, deny they gave evidence before the grand jury.

NORTHERN ANTHRACITE COLLIERIES LIMITED

HAS BEEN INCORPORATED WITH THE FOLLOWING OFFICERS:

T. S. Gore, President, Victoria, B.C. **A. S. Innes, Victoria, B.C.**
J. C. Keith, Vice-President, Vancouver, B.C.
Arthur E. Hepburn }
Christian F. J. Galloway } **Consulting Engineers, Vancouver, B.C.**
F. H. Hepburn, Secretary, 317-317 Winch Building
Kenah & Nesbit, Auditors

D. R. YOUNG HAS CONTRACTED FOR THE PURCHASE OF TWO BLOCKS OF SHARES OF 100,000 SHARES EACH, AND THEY ARE BEING SOLD BY A. E. KEALEY, FISCAL AGENT, FOR THE PURCHASER.

\$85.00 Profit

IN SIX MONTHS ON AN INVESTMENT OF \$15.00 IS GOOD ENOUGH FOR ANYONE

33,000 SHARES HAVE BEEN ALREADY SUBSCRIBED FOR

The Diamond Drill on the Ground Today Limited Amount of Stock at 25 Cents---5 Cents Cash

Read this offer over carefully. Be sure that it is right, then don't wait. The owners take a chance with you. They put up the coal lands and you put up the money to prove the coal, one-half of the stock for you, and one-half for them. This is one of the fairest and best offers ever made to the public under ironclad conditions. A business proposition from start to finish, there is nothing on the market like it. Leases and Crown grants to over 3,500 acres of the best coal lands on Queen Charlotte Islands are being conveyed free from all encumbrances to the Northern Anthracite Collieries, Ltd., capital stock 1,500,000 shares, par value of \$1.00 each; one-half of this stock for the treasury and one-half for the owners of the land. The first 100,000 of these shares of par value of \$1.00 each, non-assessable and fully paid up, are to be sold at 15c, 5c with application, 5c in 30 days and 5c in 60 days. The proceeds from this block of stock will be used proving these coal lands with a Diamond Drill under special contract, and in charge of competent management. It is expected that the proceeds from

this first block of stock will be sufficient to put down at least three or more boreholes of 1,000 feet each. This will undoubtedly cut one or two seams of splendid coal—then see your stock jump. Satisfactory tenders have been accepted and a contract let to the Diamond Drill Contracting Company of Spokane, Wash., for the boring and drilling operations. As an emergency, and to be absolutely on the safe side, a further block of 100,000 shares of treasury stock will be offered at 25c per share, 5c on application and 5c per month until paid, as soon as the first block has all been subscribed.

Now, use your own judgment, but consider carefully what your chances are of making \$85.00 on an investment of \$15.00 in six months, or \$1,000 on an investment of \$150.00, for as sure as the sun rises and sets this stock will go to \$1.00 at least as soon as the drill cuts through the seams of splendid coal that are surely there, according to all experts' reports of the highest obtainable authority, who have reported on the Queen Charlotte Islands coal measures as follows: T. R. Marshall, F.C.S., 1902; Dr. George M. Dawson, D. S.,

A.R.A.R.S.M., F.G.S., 1878; H. E. Parrish, John J. Langdale, 1867; James Deans, 1872; James Parkinson, 1888; R. W. Ellis, 1906; T. B. Cory, of the State of Washington, U. S. A., and our own expert, C. F. J. Galloway, B.Sc., who is among the best authorities in B. C.

These reports cover first the Wilson-Robinson coal fields, three miles north of this coal land; second, the Old Cowgate coal fields, almost adjoining on the west; third, the Alfred Bay coal fields on the south; and fourth, the company's own coal, all of which are positive evidence that this is one of the best coal fields on the Queen Charlotte Islands. Situate on Graham Island, Bearskin Bay, one of the best harbors in the north, at the gateway of transportation to all points of the world, and at the very doors of Queen Charlotte City; in fact, a portion of this coal underlies the townsite. No railroads to build—just load the coal from the mines to the boats. These are facts that defy contradiction, and within five days the Diamond Drill will be on the ground and in operation. This is the only way anyone can tell how

many millions of tons of coal there is in the property.

All applications will be filed in order received, and only 100,000 will be sold at 15c.

How many times in your life have you had a chance like this? A square deal for once at least in a stock proposition, with almost a certainty of the stock being worth \$1.00 before you have made your third payment at 15c. Do not hesitate. Send in your application today.

For further information call or write to the head office of the company, 506 Pacific Building, where the report of C. F. J. Galloway, B.S.C., on this coal land can be seen. His report is all that could be asked, practically saying that the coal is there beyond a doubt, with sufficient evidence in sight to warrant drilling and development work at once.

Paragraph From Mr. Galloways Report

"The easiest seam to prove will be the Cowgitz, as its horizon is known. I should, therefore, recommend you to put down a borehole near the eastern end of your easternmost section.

At the point marked C on the map the position of this seam should be passed through at a depth of about 500 feet, the Camp Anthracite seam being probably passed through in the same hole, if it occurs at all in this locality."

All promoters' stock is to be pooled until \$200,000 has been raised for the purpose of developing the mine.

In conclusion, you will have the satisfaction of knowing that your money is all going into proving the coal is there, not into the promoters' pockets nor to pay for a dead horse of any kind, as the coal leases and titles are all paid for and clear of all encumbrances and will always be a valuable asset. Fill out the application form for any number of shares you want and address your application to H. F. McRae & Co., Second Avenue, Prince Rupert, who are the authorized agents to receive applications and receipt for same. All cheques or money orders should be made out to them. You are requested to make any enquiries not answered in this advertisement, which will receive a prompt answer. The solicitors for all concerned are Burns & Walkem, 415 Winch Building, Vancouver, B. C.

Capital \$1,500,000---1,500,000 Shares of \$1.00 Each

ARNOLD E. KEALEY

Fiscal Agent, Registered office, 506 Pacific Bldg., 743 Hastings St. West, Vancouver, B.C. **H. J. Heal, 125 Pemberton Block, Victoria, B.C., or**

H. F. McRAE & CO. Second Avenue, Prince Rupert.

APPLICATION FOR SHARES.

To Arnold E. Kealey, Fiscal Agent, Vancouver, B. C.

I hereby request you to obtain for me shares in the NORTHERN ANTHRACITE COLLIERIES LIMITED, of the par value of \$1.00 each at the net price to be of 15c per share, and I now hand to you the sum of \$....., being the first payments of five cents on each share now applied for; balance I agree to pay as follows: Five cents on each share in thirty days from date hereof; five cents on each share in sixty days from date hereof; being payment hereof; being payment in full, and I hereby agree to accept the said shares or any less number of shares allotted to me, and also pay for same; and I hereby authorize you to register me the holder of the shares allotted to me.

This application is made by me subject to fifty thousand (50,000) shares being subscribed for and purchased.

SYNOPSIS OF CANADIAN NORTH-WEST MINING REGULATIONS.

COAL.—Coal mining rights may be leased for twenty-one years at an annual rental of \$1.00 an acre. Not more than 3,500 acres can be leased to one applicant. Royalty, five cents per ton.

QUARTZ.—A person eighteen years of age and over having made a discovery may locate a claim 1,500 by 1,500 feet. Fee, \$5.00. At least \$100 must be expended on the claim each year, or paid to the Mining Recorder. When \$500 has been expended or paid and other requirements complied with the claims may be purchased at \$1.00 an acre.

PLACER MINING CLAIMS.—Generally 100 feet square. Entry fee, \$5.00.

DREDGING.—Two leases of five miles each of a river may be issued to one applicant for a term of 20 years. Rental, \$10 a mile per annum. Royalty, 2 1/2 per cent after the output exceeds \$10,000.

W. W. CORY, Deputy of the Minister of the Interior.

N. B.—Unauthorized publication of this advertisement will not be paid for.

Skeena Land District—District of Coast, Range 5

TAKE NOTICE that Thomas Stewart, of Prince Rupert, occupation accountant, intends to apply for permission to purchase the following described lands:—Commencing at a post planted 40 chains south from the southwest corner of Lot 1733; thence west 40 chains; thence south 40 chains; thence east 40 chains; thence north 40 chains to point of commencement; containing 160 acres more or less.

THOMAS STEWART, John Kirkaldy, Agent. Dated September 22, 1911. s28



SEALED TENDERS addressed to the undersigned, and endorsed "Tender for Extension to Wharf at Stewart, B. C.," will be received at this office until 4 p. m. on Thursday, December 21, 1911 for the construction of an Extension to Wharf at Stewart, Head of Portland Canal, Comox-Atlin, B. C.

Plans, specifications and forms of contract can be seen and form of tender obtained at this Department and at the offices of G. A. Keefer, Esq., District Engineer, New Westminster, B. C.; F. W. Alymer, Esq., District Engineer, Chase, B. C., and on application to the Postmaster at Stewart, Comox-Atlin, B. C.

Persons tendering are notified that tenders will not be considered unless made on the printed forms supplied, and signed with their actual signatures, stating their occupation and places of residence. In the case of firms, the actual signature, the nature of the occupation, and place of residence of each member of the firm must be given.

Each tender must be accompanied by an accepted cheque on a chartered bank, payable to the order of the Honorable the Minister of Public Works, equal to ten per cent (10 per cent) of the amount of the tender, which will be forfeited if the person tendering declines to enter into a contract when called upon to do so, or fail to complete the work contracted for. If the tender be not accepted the cheque will be returned.

The Department does not bind itself to accept the lowest or any tender.

By order, **R. C. DESROCHERS,** Secretary.

Department of Public Works, Ottawa, November 4, 1911.

Newspapers will not be paid for this advertisement if they insert it without authority from the Department.



SYNOPSIS OF CANADIAN NORTH-WEST LAND REGULATIONS.

Any person who is the sole head of a family, or any male over 18 years old, may homestead a quarter section (160 acres more or less) of available Dominion land in Manitoba, Saskatchewan or Alberta.

The applicant must appear in person at the Dominion Lands Agency or Sub-Agency for the district. Entry by proxy may be made at any agency, on certain conditions, by father, mother, son, daughter, brother or sister of intending homesteader.

DUTIES.—Six month's residence upon and cultivation of the land in each of three years. A homesteader may live within nine miles of his homestead on a farm of at least 80 acres solely owned and occupied by him or by his father, mother, son, daughter, brother or sister.

In certain districts a homesteader in good standing may pre-empt a quarter section alongside his homestead. Price \$3.00 per acre. Duties.—Must reside six months in each of six years from date of homestead entry (including the time required to earn homestead patent) and cultivate fifty acres extra.

A homesteader who has exhausted his homestead right and cannot obtain a pre-emption may take a purchased homestead in certain districts. Price \$3 per acre. Duties.—Must reside six months in each of three years, cultivate fifty acres, and erect a house worth \$300.

W. W. CORY, Deputy of the Minister of the Interior.

N. B.—Unauthorized publication of this advertisement will not be paid for.

Skeena Land District—District of Coast, Range 5.

TAKE NOTICE that I, Harry Mist, of Lakelse Valley, occupation farmer, intends to apply for permission to purchase the following described lands:—Commencing at a post planted on the south side of an island in the Skeena River, opposite Mile 94 1/2 on the G. T. P. Railway, and second island above Little Canyon; containing 50 acres, more or less.

HARRY MIST, John Kirkaldy, Agent. Dated November 11, 1911. n21-j21

Skeena Land District—District of Cassiar

TAKE NOTICE that Hugh W. Tooker, of Prince Rupert, B. C., occupation civil engineer, intends to apply for permission to purchase the following described lands:—Commencing at a post planted at the intersection of the westerly boundary of the William Pigott timber limit No. 2 and the northerly boundary of the Frank R. Strohn application to purchase, surveyed as Lot 1507 Cassiar District; thence west 20 chains; thence north 40 chains; thence east 20 chains; thence south 40 chains to point of commencement; and containing 80 acres, more or less.

HUGH W. TOOKER, P. M. Miller, Agent. Date of location, October 11, 1911. n10

Skeena Land District—District of Coast

TAKE NOTICE that thirty days from date, I, Thos. L. Fay, of Prince Rupert, B. C., occupation miner, intend to apply to the Chief Commissioner of Lands for a licence to prospect for coal and petroleum on and under six hundred and forty acres of land described as follows: Commencing at a post planted about one mile in a southerly direction north 80 chains; thence west 80 chains; thence south 80 chains to place of commencement.

THOS. L. FAY, Locator. Dated Oct. 30, 1911. n7

WATER NOTICE

WE, Henry Newton Boss, of Victoria, B. C., occupation Broker, and John Bruce Johnstone, of Lakelse Lake, B. C., post office address, Copper River, B. C., occupation Fishery Employee, give notice that on the twenty-second day of December, 1911, we intend to apply to the Water Commissioner at his office in Prince Rupert, B. C., for a licence to take and use three-fourths of one cubic foot of water per second from the Lakelse Hot Spring, situated on Lot 684 in the Skeena Land Division of Coast District, Range 5. The water is to be taken directly from the west side of the spring and is to be used on that part of Lot 684 described as follows:—Commencing at a point on the north boundary line of Lot 684, said point being about 400 yards west of the northeast corner of said lot; thence south 5 chains; thence east 6 chains; thence north 5 chains; thence west 6 chains; for industrial purposes.

HENRY NEWTON BOSE, JOHN BRUCE JOHNSTONE. Name of applicants. Dated November 10, 1911. n14-d19

WATER NOTICE

WE, Henry Newton Boss, of Victoria, B. C., occupation Broker, and John Bruce Johnstone, of Lakelse Lake, B. C., post office address, Copper River, B. C., occupation Fishery Employee, give notice that, on the twenty-second day of December, 1911, we intend to apply to the Water Commissioner at his office in Prince Rupert, B. C., for a licence to take and use two cubic feet of water per second from the Lakelse Hot Spring, situated on Lot 684 of the Skeena Land Division of Coast District, Range 5; the water to be taken from the west side of the spring being directly from the spring and is to be used on the east half of the west half of Lot 684 for irrigation purposes.

HENRY NEWTON BOSE, JOHN BRUCE JOHNSTONE. Name of applicants. Dated November 10, 1911. n14-d19

Skeena Land District—District of Queen Charlotte Islands

TAKE NOTICE that Miner Converse, of Peabody, Kansas, occupation farmer, intends to apply for permission to purchase the following described lands:—Commencing at a post planted about 8 miles east and 14 miles south of the southeast corner of Indian Reserve No. 11, Graham Island; thence south 30 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains to point of commencement; containing 640 acres. **MINER CONVERSE,** A. S. Christie, Agent. Dated September 13, 1911. o10

Skeena Land District—District of Queen Charlotte Islands

TAKE NOTICE that Oscar M. Brown, of Vancouver, B. C., occupation salesman, intends to apply for permission to purchase the following described lands:—Commencing at a post planted about 8 miles east and 14 miles south of the southeast corner of Indian Reserve No. 11, Graham Island; thence south 80 chains; thence east 80 chains; thence north 80 chains; thence west 80 chains to point of commencement; containing 640 acres. **OSCAR M. BROWN,** Dated September 13, 1911. o10

Skeena Land District—District of Queen Charlotte

TAKE NOTICE that thirty days from date, I, Austin M. Brown, of Prince Rupert, B. C., by occupation saddler, intend to apply to the Chief Commissioner of Lands for a licence to prospect for coal and petroleum on and under 640 acres of land on Graham Island described as follows:—Commencing at post planted at the northwest corner of C. L. 4474, Graham Island; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains, to place of commencement.

AUSTIN M. BROWN, Dated August 20, 1911. a-27

CIVIC QUESTIONS

Ratepayers Association for East End Have Mayor and City Engineer Attend Meeting.

The Question of the Sewer and Plank Roadways Are Considered at Length

The Ratepayers Association of Sections 5, 6, 7 and 8 met in the Presbyterian Hall on Fourth Avenue and discussed questions affecting those sections. By request, Mayor Manson and City Engineer Colonel Davis were present, and took part in the discussions.

The attendance was very good. The president of the association, Mr. Gampg presided.

In his opening address the chairman explained the objects aimed at by the association. It aimed at creating an increased interest in municipal affairs, especially as they affected that part of the city. They intended, as a result of the intelligent understanding of the affairs, to endorse men for municipal offices whom they thought were suitable to serve them. The association was non-political. It was, moreover, the intention not to act as critics of the council, but to act in harmony with that body. The objects were to educate the residents of the district along lines municipal.

He called upon the mayor to address the meeting.

Mayor Manson congratulated the association upon its worthy aim. Much good could be accomplished by such a body if it were kept along proper lines. In some cities, however, there had been a disposition with such bodies to act as a see-saw with the council and so fail to accomplish the good intended. In attempting to further the best interests of that part of the city the association could do much good.

He said that there appears to have been some misapprehension with regard to his visit there that evening. He had not come to speak. As he understood it, he had been invited to be present to confer with the association on matters which they might wish to bring up. Later on, he intended to call a meeting, when the whole of the citizens could be present, and hear an account of what had been accomplished by the council. It would be useless to go into municipal matters generally at this meeting, but he would confine himself to a consideration of points the meeting might wish to take up.

The meeting then became more or less of a general open one in which subjects were freely discussed. Among those who took part in the discussions were W. H. Montgomery, J. S. Cowper, Mr. Davis, Alderman Douglas and G. Shaw.

Among the first questions dealt with was that of the sewer.

In reply to the questions submitted as to what the council proposed to do in this matter, Mayor Manson explained that the council had submitted the best plan that could be submitted at the time the Hays Creek sewer was put forward. The council had incorporated all that could be done at the present in that bylaw. The citizens had seen fit to vote it down. He thought it would be admirable now for the citizens to offer a solution.

A general discussion as to the question of the outlet for the sewer at Hays Creek was then indulged in, when most of the points raised at the time of the vote on the bylaw were again put forth. The danger from the standpoint of a nuisance being created was raised.

The mayor considered that the people to be benefitted most by this sewer made a grave mistake when they voted it down. He was afraid that by the time it came forward again that the sewer might have to be constructed as a work of local improvement. The bylaw had been up and a feeling might be aroused in parts where the sewer was not going to be of any benefit that if the people most benefitted did not want this they were not going to exert themselves to pass it against the wish of those to be served by it.

Another vexed feature of the bylaw as to its outlet was brought up.

The mayor explained that the G. T. P. had no objections when the agreement was up with that company to allow the right to cross their property with sewers, but they wanted these referred to their engineers, naturally. The plans for the sewer and its temporary ending had been argued upon between Colonel Davis and Mr. Kelliher of the G. T. P.

Mr. Cowper seemed to think the G. T. P. was not to be trusted very far. He thought there should be a definite agreement with the G. T. P.

on this point before anything was done.

The mayor pointed out that this could not be done for possibly twelve months, until the plans of the company should be advanced to the point where a definite emptying place could be given. The city had either to wait until the company's plans had been advanced sufficiently to all them giving that information or else it could adopt the plans set forth in the bylaw.

He advised the association to give the subject further consideration, and he would be glad to get their views. If they would give a memorandum of what they considered proper he would assure them that it would be brought before the board for consideration.

Colonel Davis also explained the whole situation. He told of the arrangements for the sewer and the understanding with Mr. Kelliher of the G. T. P. The plans as submitted represented the best thought that could be given to it.

On the matter of plank roads Mayor Manson was asked for an explanation of the difficulty now experienced in getting the work done.

He explained that until the sale of debentures the bank was carrying this work. The council could not proceed recklessly and grant all work applied for or its credit would be impaired. The city had to dispose of a part of these debentures to pay off the obligations before it would be wise to incur further obligations. The first payments on this sale of debentures would be on May 31, which would enable the city to pay off the banks and then the city would be in a position to arrange for new works of this kind. In the meantime the city council had to adopt the rule that those seeking a local improvement of this kind would have to make an offer for the debentures, thus relieving them of any financial obligation. He could not see how they could well relax from this rule.

It was urged from the meeting that Section Two was now about to seek local improvements.

The mayor thought that if the owners of lots in Section Two wanted these improvements suggested they would have to follow the general rule and take care of the debentures.

Probably later in the spring relief might be found from this rule.

On the question of the purity of Morse Creek water, which will be ready for use shortly, Colonel Davis was asked to explain. He said that the water was just the same as that taken from Hays Creek. He felt that it would be all right for the winter. Next summer, it would be possible, he thought, to have the work far enough advanced to be able to move the pump out to Shawatlans and supply water temporarily from this.

Every precaution, Colonel Davis said, would be taken to see that the water provided was kept in good condition.

The meeting closed with votes of thanks to the mayor and Colonel Davis for attendance at the meeting.

The Indian girls arrested by the police last night and called upon this morning to give an account of themselves were warned by the police magistrate to go to their homes in Port Simpson.

WANTED

A woman cook at the Windsor Hotel. Apply between 12 and 3.

GRAND TRUNK PACIFIC CHRISTMAS AND NEW YEAR SAILINGS

S. S. PRINCE RUPERT

Leaving Prince Rupert Thursdays at 8:30 p. m., December 21st and 28th; arriving in Vancouver early Saturday morning, December 23rd and 30th. Make Your Reservations Early. PHONE 200

S.S. PRINCE JOHN for Stewart at 10 a. m., Dec. 20th and 27th. Present Schedule Remains in Effect Until Above Dates.

RAILWAY SERVICE

TO VANARSDOL—Mixed trains from Prince Rupert, Wednesdays and Saturdays, at 1 p. m.; returning Thursdays and Sundays, at 4 p. m. On your Christmas visit east travel via the Grand Trunk Railway System from Chicago. The finest and best service, over Double Track Route. Connections with all roads east and west. Atlantic steamship bookings arranged. Full information and tickets obtained from the office of

A. E. McMASTER Freight and Passenger Agent G. T. P. Wharf

Skeena Land District—District of Queen Charlotte

TAKE NOTICE that thirty days from date, I, Austin M. Brown, of Prince Rupert, B. C., by occupation saddler, intend to apply to the Chief Commissioner of Lands for a licence to prospect for coal and petroleum on and under 640 acres of land on Graham Island described as follows:—Commencing at post planted at the southwest corner of C. L. 4469, Graham Island; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains, to place of commencement.

AUSTIN M. BROWN. Dated August 20, 1911. s-27

Skeena Land District—District of Queen Charlotte

TAKE NOTICE that thirty days from date, I, Austin M. Brown, of Prince Rupert, B. C., by occupation saddler, intend to apply to the Chief Commissioner of Lands for a licence to prospect for coal and petroleum on and under 640 acres of land on Graham Island described as follows:—Commencing at post planted at the northwest corner of C. L. 4471, Graham Island; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains, to place of commencement.

AUSTIN M. BROWN. Dated August 20, 1911. s-27

Skeena Land District—District of Queen Charlotte

TAKE NOTICE that thirty days from date, I, Austin M. Brown, of Prince Rupert, B. C., by occupation saddler, intend to apply to the Chief Commissioner of Lands for a licence to prospect for coal and petroleum on and under 640 acres of land on Graham Island described as follows:—Commencing at post planted at the southwest corner of C. L. 4472, Graham Island; thence north 80 chains, to place of commencement; thence south 80 chains; thence east 80 chains, to place of commencement.

AUSTIN M. BROWN. Dated August 20, 1911. s-27

Skeena Land District—District of Coast, Range 5

TAKE NOTICE that I, Martin Peterson, of Towner, North Dakota, intend to apply for permission to purchase the following described lands:—Commencing at a post planted on the east bank of Williams Creek, a tributary of Lakelse Lake, forty (40) chains in a southerly direction from John N. Kuhl's initial post; thence west 40 chains; thence north 80 chains; thence east 40 chains; thence south 80 chains, to point of commencement.

MARTIN PETERSON. Fred E. Cowell, Agent. Dated Sept. 15, 1911. o-20

Skeena Land District—District of Queen Charlotte Islands

TAKE NOTICE that Theone Gange, of Lindsay, California, occupation housewife, intends to apply for permission to purchase the following described lands:—Commencing at a post planted about 8 miles east and 14 miles south of the southeast corner of Indian Reserve No. 11, Graham Island; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains, to place of commencement; containing 640 acres.

THEONE GANGE. A. S. Christie, Agent. Dated September 13, 1911. o-10

Skeena Land District—District of Queen Charlotte

TAKE NOTICE that thirty days from date, I, Austin M. Brown, of Prince Rupert, B. C., by occupation saddler, intend to apply to the Chief Commissioner of Lands for a licence to prospect for coal and petroleum on and under 640 acres of land on Graham Island described as follows:—Commencing at post planted at the southwest corner of C. L. 4475, Graham Island; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains, to place of commencement.

AUSTIN M. BROWN. Dated August 20, 1911. s-27

Skeena Land District—District of Queen Charlotte

TAKE NOTICE that thirty days from date, I, Austin M. Brown, of Prince Rupert, B. C., by occupation saddler, intend to apply to the Chief Commissioner of Lands for a licence to prospect for coal and petroleum on and under 640 acres of land on Graham Island described as follows:—Commencing at post planted at the southwest corner of C. L. 4470, Graham Island; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains, to place of commencement.

AUSTIN M. BROWN. Dated August 20, 1911. s-27

Skeena Land District—District of Queen Charlotte

TAKE NOTICE that thirty days from date, I, Austin M. Brown, of Prince Rupert, B. C., by occupation saddler, intend to apply to the Chief Commissioner of Lands for a licence to prospect for coal and petroleum on and under 640 acres of land on Graham Island described as follows:—Commencing at post planted at the southwest corner of C. L. 4473, Graham Island; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains, to place of commencement.

AUSTIN M. BROWN. Dated August 20, 1911. s-27

Skeena Land District—District of Coast, Range 5

TAKE NOTICE that Josephine M. Flitton, of Victoria, B. C., occupation Housewife, intends to apply for permission to purchase the following described lands:—Commencing at a post planted at the northwest corner of Lot 3988; thence 40 chains east; thence 40 chains north; thence 40 chains west; thence south following the shore line of Lakelse Lake to point of commencement; containing 160 acres, more or less.

JOSEPHINE M. FLITTON. Dated October 24, 1911. n14-j15

Skeena Land District—District of Coast

TAKE NOTICE that Hugh A. Gourlay, of Vancouver, occupation bookkeeper, intends to apply for permission to purchase the following described lands:—Commencing at a post planted about 10 chains distant and in a northerly direction from the northwest corner of Lot 370, and on the southwesterly end of an island; thence following the southeasterly shore to the northeast end of island; thence following the northwest shore of said island to the point of commencement; containing fifty acres, more or less.

HUGH A. GOURLAY. Mancell Clark, Agent. Dated Oct. 12, 1911. o-20

Skeena Land District—District of Coast, Range 5

TAKE NOTICE that I, Anton Salberg, laborer, of Prince Rupert, intend to apply for permission to purchase the following described lands:—Commencing at a post planted on the west side of Lakelse Lake; forty (40) chains north and about two (2) miles east of A.P. 18787, and two miles south of Lot 1733; thence south 40 chains; thence west 80 chains; thence north 40 chains; thence east 40 chains, to point of commencement; containing 320 acres, more or less.

ANTON SALBERG. Fred E. Cowell, Agent. Dated Sept. 18, 1911. o-20

Skeena Land District—District of Coast, Range 5

TAKE NOTICE that I, Hans Rusted, laborer, of Prince Rupert, intend to apply for permission to purchase the following described lands:—Commencing at a post planted on the east side of Williams Creek, which flows into Lakelse Lake, about one (1) mile from Kitamaat Branch right-of-way in a southerly direction, and five (5) chains from the creek bank; thence south 40 chains; thence east 40 chains; thence north 40 chains; thence west 40 chains, to point of commencement; containing 160 acres, more or less.

HANS RUSTAD. Fred E. Cowell, Agent. Dated Sept. 15, 1911. o-20

Skeena Land District—District of Coast, Range 5

TAKE NOTICE that I, Lars Anderson, of Prince Rupert, occupation laborer, intend to apply for permission to purchase the following described lands:—Commencing at a post planted on the east side of Williams Creek, a tributary of Lakelse Lake, one and one-half (1-1/2) miles in a southerly direction from the Kitamaat Branch right-of-way and ten (10) chains from the creek bank; thence south 40 chains; thence east 40 chains; thence north 40 chains; thence west 40 chains, to point of commencement; containing 160 acres, more or less.

LARS ANDERSON. Fred E. Cowell, Agent. Dated Sept. 15, 1911. o-20

Skeena Land District—District of Queen Charlotte Islands

TAKE NOTICE that Gwendolen E. Burrows, of Prince Rupert, B. C., married woman, intends to apply for permission to purchase the following described land:—Commencing at a post planted about one mile west of post marked L. 1443, northwest corner; thence south 80 chains; thence east 40 chains; thence north 80 chains; thence west 40 chains, to point of commencement; containing 320 acres, more or less. Said land is situated between T.L. 42913 and A.P. 11679.

GWENDOLEN E. BURROWS. Gilbert Burrows, Agent. Dated October 11, 1911. o-24

Skeena Land District—District of Queen Charlotte Islands

TAKE NOTICE that Jens Hansen, of Masset, B. C., occupation farmer, intends to apply for permission to purchase the following described lands:—Commencing at a post planted at the southwest corner of Timber Limit No. 30901; thence north, following the line of said timber limit, 80 chains; thence west about 30 chains to Coal Claim No. 3582; thence south to the shore line; thence following the shore line in a northeasterly direction to the point of commencement; containing 300 acres, more or less.

JENS HANSEN. Dated Oct. 16, 1911. o-24

Skeena Land District—District of Coast, Range 5

TAKE NOTICE that I, Mitchell Albert, of Prince Rupert, occupation manager, intend to apply for permission to purchase the following described lands:—Commencing at a post planted on the east shore of the Exchumsik River, and being about two miles northerly from the mouth of the said Exchumsik River, and which post is about forty chains north from a stake planted on the Exchumsik River and known as "E9"; thence north 40 chains; thence east 80 chains; thence south 80 chains; thence west 40 chains; thence north 40 chains; thence west 40 chains, to place of commencement; containing 480 acres, more or less.

MITCHELL ALBERT. John R. Beatty, Agent. Dated October 1, 1911. o17

Skeena Land District—District of Coast

TAKE NOTICE that thirty days from date, I, Thos. L. Fay, of Prince Rupert, B. C., occupation miner, intend to apply to the Chief Commissioner of Lands for a licence to prospect for coal and petroleum on and under six hundred and forty acres of land described as follows:—Commencing at a post planted about one mile in a southerly direction from mouth of Khutzymateen Inlet; thence east 80 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains, to place of commencement.

THOS. L. FAY, Locator. Dated October 30, 1911. n7

Omineca Land District—Hazelton Division

TAKE NOTICE that I, R. D. Rorison, B. C., intend to apply to Chief Financial Agent of Vancouver, Commissioner of Lands for a licence to prospect for coal and petroleum over the following described lands:—Commencing at a post planted about one mile north of Fiddler Creek near G. T. P. Ry. survey hub 6705; thence south 80 chains; thence west 80 chains; thence north 80 chains; thence east 80 chains, to place of commencement; containing 640 acres, more or less.

R. D. RORISON, N.E.C. Per T. E. Muir, Agent. Staked October 4, 1911. o17

Omineca Land District—Hazelton Division

TAKE NOTICE that I, R. D. Rorison, Financial Agent of Vancouver, B. C., intend to apply to Chief Commissioner of Lands for a licence to prospect for coal and petroleum over the following described lands:—Commencing at a post planted about one mile north of Fiddler Creek near G. T. P. Ry. survey hub 6705; thence north 80 chains; thence east 80 chains; thence south 80 chains; thence west 80 chains, to place of commencement; containing 640 acres, more or less.

R. D. RORISON, S.W.C. Per T. E. Muir, Agent. Staked October 4, 1911. o17

Omineca Land District—Hazelton Division

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Omineca Land District—Hazelton Division

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R. D. RORISON, N.W.C. Per T. E. Muir, Agent. Staked October 4, 1911. o17

Omineca Land District—Hazelton Division

TAKE NOTICE that I, R. D. Rorison, Financial Agent of Vancouver, B. C., intend to apply to Chief Commissioner of Lands for a licence to prospect for coal and petroleum over the following described lands:—Commencing at a post planted on north bank of Lorne Creek about one mile west of G. T. P. Ry. survey hub 6788; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains, to place of commencement; containing 640 acres, more or less.

R. D. RORISON, S.E.C. Per T. E. Muir, Agent. Staked September 19, 1911. o17

Omineca Land District—Hazelton Division

TAKE NOTICE that I, R. D. Rorison, Financial Agent of Vancouver, B. C., intend to apply to Chief Commissioner of Lands for a licence to prospect for coal and petroleum over the following described lands:—Commencing at a post planted on north bank of Lorne Creek about one mile west of G. T. P. Ry. survey hub 6788; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains, to place of commencement; containing 640 acres, more or less.

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R. D. RORISON, N.W.C. Per T. E. Muir, Agent. Staked September 19, 1911. o17

Omineca Land District—Hazelton Division

TAKE NOTICE that I, R. D. Rorison, Financial Agent of Vancouver, B. C., intend to apply to Chief Commissioner of Lands for a licence to prospect for coal and petroleum over the following described lands:—Commencing at a post planted on the west bank of Porcupine Creek about one mile northwest from G. T. P. Ry. survey hub 6855; thence north 80 chains; thence west 80 chains; thence south 80 chains; thence east 80 chains, to place of commencement; containing 640 acres, more or less.

R. D. RORISON, S.E.C. Per T. E. Muir, Agent. Staked September 18, 1911. o17

Omineca Land District—Hazelton Division

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Omineca Land District—Hazelton Division

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R. D. RORISON, S.E.C. Per T. E. Muir, Agent. Staked September 20, 1911. o17

Omineca Land District—Hazelton Division

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