

VOLUME 1

Prince Rupert

PRINCE RUPERT, B. C., TUESDAY, DECEMBER 13, 1910.

WILL ENFORCE LAW

Made Active Here.

He Has Every Faith in the License Statute Opposed to the Scott Act

On Saturday evening there was a crowded gathering in McIntyre Hall the stand that he had a heaven born at the meeting held in opposition to the Scott Act. The speakers for the evening were Mr. Blakemore, Thos. Dunn and Dr. Clayton, who all dealt with different phases of the question. Dr. McIntyre presided and in opening the meeting referred to the parts but the provisions of it could new role he appeared in as referee from that of the evening before. He laid stress upon the pleasure it gave him to have both parties represented and all on such good terms.

Thomas Dunn, the first speaker, said he had been disappointed the night before as he came to hear some thing new in favor of the Scott Act. He had expected to hear Dr. Speacer but although Dr. Spencer was present and had been invited to speak, he had not the common courtesy to ac- Prince Rupert Choral Society Will cept lt.

Dr Spencer the man who more than anyone else perhaps was reon, should appear and state his rea- first concert, the proceeds to be desons for it. It was a sign of weakness. Residents of this country did society which is under the presidency not require men from Pargo and of His Worship the Mayor, with Wil-Grand Forks to come here to tell Ham Minson, M.P.P., Judge Young, them what they should do.

on on a petition slaned by only 195 people, representing one-quarter of ing the three months since it was those entitled to nets. The role was organized very frequent rehearsals this 201 votes would decide the mat- ble treat. ter. If the municipal list of about 2,100 were used it would not be so ing for its conductor J. E. Davey of hud.

not hegin at home? Why did they Leach, A.R.A.F., of Nothingham, not try it in Victoria and Vancoaver? and of William Foxon, A.R.A.F., of Yon had to have a strong majority Sheffield. After a wide experience if the act was to be enforced. How in the old land, where he conducted was an act to be enforced on a vote choruses. Mr. Davey has had experiof 201 in a population of 5,090? once as a leader of choruses in vari-There was a good Beonae law. All ous parts of British Columbia, and as it required was the police commis- a teacher. Miss Frond, A.L.C.M., sinners and the police to enforce it. who has a very wide reputation as a If they did not do it, new ones would planist, is the accompanist and will be elected. He knew one wan who take a prominent part in the arcsold 5,000 barrels of lignor to blind gramme. pigs. The laws could be enforced. were enforcing the law. They Brens-

the chairman. Dr. McIntyre did not think that Dr. Clayton had transgressed the Ald. Mobley Says Bowser Act Will be general rules of debate. His time Tenders Received for the Work by the Final Meetings Will be Held This Evenwas nearly up, however. Dr. Clayton, proceeding, said that it seemed to him there was a determined attempt that this campaign

wished a ruling on the point from

Published Twice a Weel

was to be run by newcomers. He did not know the person who objected but he bore all the ear-marks of "a tenderfoot." He had no quarrel with the minister taking the platform, but he did object to any one taking right to dictate as to how people

should vote. Mr. Binkemore dealt with the provincial liquor act. The act applied to the whole province. The first part of it did not apply to incorporated all be made applicable to the municipalities if these so desired. The act wasp repared by strong temperance men and found commendation not only in the province but elsewhere. It had had the commendation of Dr. Spencer. No hotel license in any part could be granted unless there

(Continued on Page Five)

FIRST CONCERT

Put on Entertainment.

On Thursday evening the Prince sponsible for this vote being brought Rupert Choral Society will give its 1 % c. voted towards the hospital fund. The Bishop Du Vernet, and Major Gibson The Scott Act was rotten to the as view presidents, is doing much to core. Why should the voie be indian emittivate a love of high class music earth, \$1; roadway, 3 3-8c; railing, on such a list. The vote was brought in the community. There are about 24 35 members of the society and durto be taken on a list in which but have been held so that the concert on \$1; roadway, Sc; railing, Sc. about 600 votes would be cast. Under Thursday evening should be a verita-

The society was fortunate in havthis city, who has a thorough train-Way did Dr. Spencer and Mr. Faris ing in music. He is a pupil of Miss

The proceeds of this first concern If he were a police commissioner are to be to a very laudable fund, these license holders would disobey that in aid of the local hospital. The the law hat once and they would lose concert has, therefore, strong detheir licenses. In Vancouver they mands upon the public both from its merit and on account of the direction tenders must be licensed also. If in which the funds are to be applied, these laws were enforced they would egris to assist in the work of the have no need for the Scott Act or any organization. At present the hall of Dr. Clayton said he did not come them for practices, but it will be the Anglican church has been given as one who esponsed the cause of the necessary to secure a piano and a On Thursday evening the followabstainer. He was a temperance ing will take part in the entertainment: Miss Holtby, soprano; J. E. ada Temperance Act that was trying Davey, tenor: W. H. Melliar, barito be foisted upon the people. He tone; male voice quartette consisting felt that this question had been of Messra Fletcher, Scott, Melliar wrongly introduced. He did not be- and Froud; solo piano, Miss Froud, lieve they had any need to go outside A.L.C.M.; selection, Gray's Orches-The Empress theatre should be

NINTH AVENUE ROAD CLOSING CAMPAIGN

Council is Referred to ing by Both Committee. Sides.

Prices Submitted at Which the Opponents of Scott Act Meet in Em-Planking Will be Carried press Theatre --- Supporters Out

At the council meeting last evening tenders were opened for the con- the Scott Act campaign will be held, have been traversing through a minstruction of the Ninth avenue road- preparatory to the vote tomorrow. eralized zone a distance of 180 feet, way with the necessary excavation in The opponents of the act will meet connection with it. These were referred to the streets committee for Blakemore will be heard for the last report.

, he tenders received were as tol- will also deliver addresses. lows:

Sam Anderson-Rock, \$1.50 a yard; earth, \$1; 16 foot plank roadway, 3%c; hand railing, 4c.

J. G. Bierek, et al.-Rock, \$1.85; earth, 85c; 16 foot plank roadway, 2%c; hand railing, 2%c.

Denton & Williams-Rock, \$2.50; earth, \$1; plank roadway, 2%c; hand railing, 5c. atre. Both places were crowded.

P. McCloskey .- Rock, \$2.25; earth \$1; roadway, 4 % c; railing, 3c. L. A. Doyle, et al.-Rock, \$2.50;

earth, 65c; roadway, 4c; railing, 246. М. R. McLeod.-Rock, \$1.60;

earth, 70c; roadway, 3 3-5c; railing,

W. T. Muse .- Rock, \$2.50; earth, \$1; roadway, 3 % e; railing, 3c. L. E. Destler .- Rock, \$2; earth, 85c; roadway, 2 7-16c; railing, 2 %c.

J. E. Jack .- Rock, \$2; earth, \$1; roadway, 3 % e; railing, 3c.

Intyre and Mr. Morrisey, who scored E. C. La Trace .- Rock, \$2.50; many points.

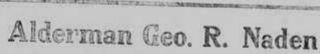
John Darling & Co.-Rock, \$1.90; carth, 90c; roadway, 3c; railing, 3c. J. A. Meeken .- Rock, \$2.50; earth

City Engineer. - Rock, \$2.50; earth, \$1; roadway, Se; railing, Se,

POSTPONED SALE

Phenix Theatre Will Be Offered at Auction Next Saturday

The sale of the Phenix theatro which was to have been held tomorrow, has been postponed by Sheriff n the lats on whitch it stands.



RED CLIFF SHOWS WELL Management is Well Satisfied With Results in New Tunnel

Price, Five Cents

Loui

The first samples of copper ore brought down from the new strike in the face of the 1,400-foot tunnel on the Red Cliffe has reached Stewart and a considerable quantity is being assayed. "When I left the mine we had four feet of chalcopyrite in the face of the tunnel and it showed every indication of widening out," said Superintendent E. B. Webster This evening the final meetings of to the Portland Canal Miner. "We in the Empress Theatre, when Mr. 1229 feet in. In places we cut law as prepared brings the city meas-

Two meetings were held last eve ning in connection with the Scott Act I tunnel, he said that a continuation campaign. One was held under the auspices of the opponents of the act but eventually the raise would be in the Empress theatre. A second meeting was in support of the Scott made. There are now 45 men on the Act and was held in the Majestic theproperty.

The samples exhibited by Mr. Webster show a very heavy mineraliza-In the Empress theatre W. S. Bention of coper, both of solid chalcopyson presided. W. Blakemore dealt rite and a very fine grained copper with the points raised by Dr. Spencer pyrite mixed with iron pyrite. The and also with some other aspects of ore closely resembles that taken out the question dealing with them in an able way. A systematic attempt at confusing the speakers seemed to be per to the ton, there being very little to stand over. attempted from the audience and a ounrtz. number of questions were asked. Mr.

Blakemore dealt with these as they came up and in a happy way answer-NEW ZEALAND TRADE The other speakers were Dr. Me-

Australian Government is Opposed to search without a warrant, At the Majestic theatre Dr. Ker-Including Sister Colony in gin presided, while short speeches Service.

> It is Argued That Commerce With Canada Would be Greatly Increased

nsking the federal government to for the coming election agree to the inclusion of New Zen-land in the proposed mail contract to be arranged with Canada when A letter was read at last evening's Sir James Mills, head of the Union Shirly until Saturday, December 17. sitting of the city council in which Steamship line, shall have returned it was found that it was from London, where he is at present it was found that it was. hle one on Second avenue in the busi-ness notion of the city. It embraces manent stone culvert in a fill opposite ever, has been held out to the cham-guired. the theatre and a longehold interest for 10, block 10, section one. The bern by the federal attorney-general, Att writer, Chas, B. Benneit, advised that Mr. Hughes, who declares that with Mald. Mobley suid is had. T. Canada's existing responsity with Ma. Dishes shed the city hall.

New Bylaw of City Will Likely Contain Such a Provision.

LICENSE BAR MEN

Library

Nigh-Class

ach Printing

NO_ 52

Amending Measure is Now Before the Council For Regulating the Traffic

At the council last evening the new mending liquor bylaw came up for consideration in committee of the having first encountered iron pyrite made with it. In short the new bywhole, and considerable progress was through stringers of copper, but now use into line with the provincial act we have a solid face of ore which I on all important points. In addition firmly believe is a continuation of the to that provision is made to license same ore body disclosed in the upper bar-tenders and only such as have workings." Asked regarding the pro- licenses will be allowed to sell liquor. posed upraise to connect with the No. In this way it is hoped to exercise of the main tunnel to develop the who actually sell intoxicants and more direct influence over the men new find would be first undertaken. make them more careful on penalty of losing their licenses.

When that section came up last evening it was provided that the license should be \$5 each half year and that the bar-tenders should present a certificate from the chief of police of his fitness to serve.

This Ald. Smith felt might be putin the upper workings where the hands of a chief. Others held a simiting rather too much power in the values ran some \$40 in gold and cop- tar view and the section was allowed

> Other provisions giving the right to search without a warrant any place where the police have reason to anspect the law is violated water taid over. Some of the aldermen thought there should be no such

The bylaw will be forther events ered before it limity present.

REVISING LEST

Names of Three Who Will Have Right to Vote at Election

The court of ravision, consisting of hayar Elark, Ald. Melntyre and Ald. The chambers of commerce of Aus- Mobiley, is adultar fromt day to day traffa recently passed resolutions in order to get the votors' list rendy

> On Saturday the first sitting was one for the altting.

"the statuton were concelled when

Ald, Mobley said it had. There

New Zealand the southern dominion names were being constantly added would be pluced in a far more ad-vanitageous position than the Com-its far Mr. Fahers had been instructed to go through well do this until the list wes com-

Mr. Faris, A. W. McLean, W. R. Morlson and Rev. Dr. McLeod. All the speakers were given a very attentive hearing and were all strongly favorable to the Scott Act passing. CEDAR CULVERTS Suplaint Made to Council Against.

Vétti

ed all the questions.

delivered by Rev. F. W. Kerr.

Using Spruce in Work

time, Ald. Pattullo and Ald, Hilditch The supporters of the Scott Ac will meet in the Majestle theatre.

in Majestie

prohibitory law.

liquor traffic as conducted in Prince permanent place for practice. Rupert today. He was not a total man. He was opposed to the Canof Prince Rupert to get those who tra, and elocutionist, Mr. Ellis, applied to Mr. Blakemore as well as crowded on the occasion. Dr. Spencer. He could understand how Mr. Blakemore was brought in after it was found Dr. Spencer was coming.

were going to exact from the next to this harbor. He said: council that the law was enforced to the letter.

criticise a resident who had been in the Great Lakes." the city as long as Dr. McIntyre.

sonalities should be indulged in. He busy place.

PACIFIC SHIPPING

Speaking at Vancouver of the pos-He believed that the people sibilities of trade on the Pacific coast, thought the present liquor license D. D. Mann of the Canadian Northlaw a good one, but it needed en- orn, gave expression to his views on forcement. Other parts of the prov- the subject of freight which has an ince were getting along very well un. important bearing upon Prince Ruder the present act without the intro- pert's future. He was not speaking duction of the Scott Act. He was of this port, but of Port Mann, but opposed to the present existing state the words he used with respect to of things in Prince Rupert. They that port apply even more forcibly the vote at the next municipal elec- years. The writer offered to buy a

"With the completion of the Panama Canal it seems to me that a con-He could not understand why Dr. siderable portion of the export grain Mcintyre, a man of standing in the from the prairies will seek an outlet Monday, January 9, and the election to follow. city, who had invested here, should by way of the Pacific Coast. It may on Thursday, January 12. be criticised for what he said by Rev. not be generally known that Port Mr. Kerr. The latter had only been Mann is nearer to every corner of Alhere two months and he could not berta than is Port Arthur, the great see that it was very becoming to wheat shipping port at the head of a basket social and dance in the Hel-

The same is true of Prince Rupert vitations have been issued and the

and "Blind Pigs"

Alderman G. R. Naden, the Chairman of the Local Option League meeting on Sunday gave an interview- to the Prince Rupert Optimist as reported in its columns as recently as 30th July, 1910, as follows:-

"I also believe that Local Option will get a strong vote from the "blind-peg" men AS THEY WOULD HAVE A BETTER CHANCE TO OPERATE UNDER LOCAL OPTION THAN UNDER LICENSE. Of course, the new Canada Temperance Act will make it much easier to keep the 'blind-pigs' down, BUT THEY WILL OPERATE JUST THE SAME. IT WOULD BE AS EASY TO STOP WATER RUNNING DOWN HILL THAN TO CLOSE BLIND PIGS IN A LOCAL OPTION TOWN."

Tenders are to be called for two a large opening be made so that million feet of lumber for the city, a man could enter if necessary. He This course was decided upon at last objected to spruce being used, that evening's sitting of the council.

would last only about four years at the longest, while there was plenty

A bylaw to govern the taking of Of cedar that would last for many tion was introduced into the council slik hat for the members of the last evening by Ald, Pattullo. Under council and to donate several hats it E. A. Woods will be returning of. to the clerk if his views were not found to be the most desirable course ficer. The nominations will be on

Ald, Lynch said that he understood support him." that cedar was to be used.

The communication was referred

The ladies ald of the Baptist ternoon tea will be served.

summer time merced that the federal ministry should take plety sters to most Canada in a reciprocity conference. To this, Mr. Hughes has were only put on for conveniences

-0-LUTIGATION THIDEATENED

Capital Interested in Albertan Railway Lodge Appeal

W. R. Clarke, ex-president of the Alberta & Great Waterways railway, the Kansas City organization which had a charter and a bond guarantee for a railroad northwards from Edmonton into the unknown wilderness. against the confiscatory hill now before the Alberta legislature. He has also appealed to the authorities at Washington. The bill provides for the confiscation of some eight million dollars subscribed by Americans for the building of the railroad, the bonds having been guaranteed by the Alberta government. The province of Alberta by this bill is plunged into a there are over 300 tons of lead and years to clear away if the bill promoted by Premier Sifton passes the house.

Lawson-He has eleven childen. Dawson-Poor man! Lawson --- "Poor man, nothing!

"Johnny, yon know why I'm going to punish you, don't you?" "What for, pa?"

"Now, don't pretend you've done

"I don't think you do, pa. You you whack me with."

Ald. Mobiley said the added names All these names would be taken up by the court.

A formal adjournment was taken then until Monday. The list is now being gone into. If will take some time to complete the work.

WILL SHIP ORE

Portland Canal Mines Have Arranged to Thip Concentrates

An arrangement has been reached has ledged a formal appeal at Ottawa Co., Ltd., and the Portland Canal between the Portland Canal Mining Short Line rallway whereby the latter will transport the concentrates from the mill to its wharf for shipment to the smelter, says the Portland Canal Miner. The railway company will also build ore houses on the wharf for the handling of the mineral in transit

sea of litigation which will take icon concentrates ready for shipment when the rails are laid to the mill. At present the concentrator is turning out 15 tons of concentrates per day which amount wil shortly he increased. There are 55 men at the mine and mill. L. C. White has arrived to assume charge of the con-They are all grown up, and they centrator and brings with him a thorough experience gained during sevoral years at the big plant of the Bunker Hill and Sullivan mine in the Coeur d'Alenes.

"I'll bet the poet Coleridge could-

n't have made a nickel running a pool room."

"An' I'll bet old Dr. Watts, the down as a prize fight promoter."

gerson Block tomorrow evening. In-

Mr. Cowper, managing editor of and with the advantages which the committee in charge, George Leek, church are holding a cake and apron nothing. I know all the bad things the Optimist, rose to a point of order G T.P. is to possess in point of equip- J. F. Matheison and L. H. Rudnick sale in the church hall this after- you've done today." and stated that when he came to the ment and in gradients, the harbor are doing all in their power to make noon. Many useful articles are being meeting he understood that no per- at this point should become indeed a it a success. Ladies attending are displayed for sale by the ladies. Af- don't know where I hid the strap hymn writer, would have fallen asked to brink baskets.

The local serie F. O. E. are giving to the streets committee.



BOTH SIDES HEARD

Scott Act Discussed From Various Points of View by Opposing Factions.

Interesting Meeting Held in McIntyre Hall on Friday Evening

Hall, the first meeting of the two of two weeks from the first publicabe present, Mr. Farris of Vancouver, 31st day of September, 1910. and Rev. Mr. Kerr, of the Presbyterian church, appeared as speakers in McIntyrs and W. Blakemore representing the opponents of the Scott Rupert, B. C. Act, made up the speaking talent. Before the meeting closed, however, the unexpected developed, and Father the Journal Man. Hartman and Rev. Mr. McLeod were heard on the subject of the Scott Act.

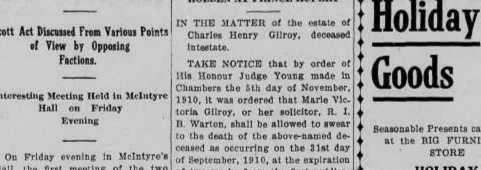
A. Carss presided. The hall was crowded to the doors, many not gaining admission

Mr. Faris thought it would be a great advertisement for Prince Rupert to decide to close the bars. The liquor question had staggered many a man-who did not drink it. He took exception to the argument of Mr. Blakemore the evening before when he advocated the bar to train up the boys in self control. If the logical end was followed the bars would be wiped out for all would refuse to drink. They should expedite the work and wipe out the bar on Wednesday.

From an economic standpoint he argued that the non-drinking man was the better off. The same rule applied to the community. He gave instances from his experience as to the result of prohibition. Grand stood as monuments as to the advantages of a prohibitory law, he said. It was not true that you had to have bars to have good hotels.

Touching on the question of the enforcement of the law, the speaker said that in the Canada Temperance Act they had a law that was easily enforced. In North Dakota they had a similar act and it was well carried out. An enforcement commissioner was needed to do it. 'Ie could be appointed here and could enforce the law. Why could they not enforce a law that the people demanded? If the people demanded the enforcement of the act it could be enforced. The brewers' association of Cincinnati stated that in North Dakota the sale of liquor fell off seventy per cent

Dr. McIntyre pleaded that he was not a debater. He had met quite a few North Dakota people in Palo Alto. He instanced a case of a man coming to California to live because he found that for business reasons he could not live in North Dakota. Palo Alto was a dry town. Berkley was not a dry town. Palo Alto, the horse



opposing sections in the Scott Act tion of notice of the said Order uncampaign took place. The meeting less in the meantime proof is furwas called by the opponents of the nished that the said Charles Henry nct, who invited the other side to Gilroy was alive subsequently to the

IN THE COUNTY COURT OF ATLAN

HOLDEN AT PRINCE RUPERT

Such proof may be given in writing to the Registrar of the County favor of the Scott Act, and with Dr. Court of Atlin holden at Prince Rupert at the Court House, Prince

For Job Printing of all kinds see





Skeens. TAKE NOTICH that I, J. Adolph Petry, of Vanceuver, B.C. occupation book-keeper, intend to apply for per-mission to purchase the following de-seribed lands:--Commencing at a scribed lands: --Commencing at a post planted on the north bank of the Skeens River, about a mile west of Lot 31, these north 40 chains, thence east 80 chains to lot 31, these south 40 chains to bank of Skeens River, these west about 80 chains following north bank of Skeens River to point of commence-ment, and containing about 320 acres. acres.

LAND PURCHASE NOTICES

Const Land District-District of

J. ADOLPH PERRY, Locator. Wm. A. Roney, Agent. Dated July 16th, 1910. Jy22

Coast Land District-District of

Skeena. TAKE NOTICE that I, Mary M TAKE NOTICE that I, Mary M. Roney, of Stillwater, Minnesota, U. S.A., occupation married woman, in-tend to apply for permission to pur-chase the following described lands. Commencing at a post planted on the north bank of the Skeena River at the south-east corner of Geo. T. Church's pre-emption, thence north 40 chains, thence east 40 chains, thence south to the bank of the Skeena River, thence south-west fol-lowing the Skeena River to the place of beginning and containing about 120 acres.

120 acres, MARY M. ROENY, Locator, Roney, Age W. A. Roney, Agent. Dated July 8th, 1910. Jy22 Skeens Land District-District of

Cassiar. TAKE NOTICE that William

Hume Grant, of Stewart, B.C., occu-pation engineer, intends to apply for permission to purchase the following described lands — Commencing at a post marked W.H.G.'s S.W. Cor., and planted adjoining Alfred Manson's corner post, thence 80 chains north, along W. N. Harrison's west line, thense east 80 chains, thence south 80 chains, thence west 80 chains, following Alfred Manson's north line to point of commencement, and con-taining 640 acres, more or less. WILLIAM HUME GRANT.

Frank R. Strolm, Agent. Jy 2, 1910. Jy22

Dated July 2, 1910. Skeena Land District-District of

Coast TAKE NOTICE that The Canadia

Fish and Cold Storage Company, Vancouver, B. C., occupation m-cantile and manufacturing, inter shore line, thence following the shore line to the point ' mencement and containing 9

more or less. The Canadian Fish # Storage Company I J. H. Pillabu Dated July 14, 1910.

Coast Land District-D Skcena, TAKE NOTICE that

A. Roney, of Prince Ru tion married woman, in

the first state of the state of

ERNESTINE A. RONEY, Locator. W. A. Roney, Agent, Dated July 7th, 1910. Jy22

1da ase , the ge 5, a 20 hence to the along of com-

0 acres, r Cold imited. ry, Agent. Jy19

istrict of

I, Ernectine f Hon married woman, in pert, occupa-for permission to pure tend to apply lowing described land have the fol-ing at a post planted s:--Commenc-bank of the Skeenn R. on the north a mile south of Geo. T. Church's fre-emption, thence west 10 chains

of Stanford university, and a doughtful elimate, but it stori still. Barkley went thead. He had had experience in a proposition to estands. a hotel in Pair Art P had to be cancelled as it an foand that the venture would be a failure if liquor could not be set an

He had lives under the Scott Act. It was not workelby. Livelly he had been elected as aldorreen of the city. A liquor bylaw had been passed but was not perfect, 't was being amended and he felt the conditions could be improved. If the temperance people would lend the same support to trying to see that the license law was carried out, results would be much better. Was it fair to condemn the license law before a chance had been given to try it? Had those who wanted the Scott Act been the true friends of temperance they would have asked to aid in the enforcement of the act.

Referring to the letter of Dr.

anything to hurt a minister. He had Second Avenue, near Seventh Street the deepest regard for religion. 'I sere are many temperance men who believed in a license law rather than prohibition.

prohibition. Dr. McIntyre said he had lived for ten years under the Scott Act. A prominent stipendiary magistrate wrote that drinking had not dimin-ished at the same rate as the popu-ished at the population isher as the population is the pop Ished at the same rate as the population. He felt that for Prince Rupert it would be a disaster to introduce it.
The population of the maritime provinces was falling off. Did they in 229, 1531, 1532, 1533, 1534, 1535, 1544, 1543, 1543, 1543, 1543, 1543, 1544, 1543, 1543, 1544, 1544, 1543, 1545, 1546, 1542, 1541, 1544, 1543, 1545, 1546, 1542, 1541, 1544, 1543, 1545, 1546, 1542, 1541, 1544, 1543, 1545, 1546, 1542, 1541, 1542, 1541, 1544, 1543, 1545, 1546, 1542, 1541, 1544, 1543, 1545, 1546, 1542, 1541, 1544, 1543, 1545, 1546, 1542, 1541, 1544, 1543, 1545, 1546, 1542, 1541, 1544, 1543, 1545, 1546, 1542, 1541, 1544, 1544, 1544, 1544, 1542, 1546, 1542, 1541, 1544, 1544, 1544, 1545, 1546, 1542, 1541, 1544, 1544, 1545, 1546, 1542, 1541, 1542, 1544, 1544, 1544, 1545, 1546, 1542, 1541, 1542, 1542, 1523, 1524, 1525, 1526, and 1551, He advised against the Scott Act as it would mean blind pigs, gambling

He advised against the set gambling it would mean blind pigs, gambling Lands Department, Victoria, B. C., June 16th, 1910. (First insertion July 5.)

Houses, Stores, Offices to Rent. MONEY TO LOAN C. D. NEWTON Exchange Block Notary Public **Real Estate** -The -Washington Cafe A PLACE TO EAT Seats For Ladies Everything Clean and Tasty Prices Reasonable Spencer he denied that he ever did W. F. CARPENTER, PROPRIETOR CANCELLATION OF RESERVE

Prince Rupert Private Detective Agency N. McDonald, Manager All kinds of legitimate detective work handled for companies and individuals. Business strictly confidential P. O. Box 893 - Phone 210 NOTICE of the Legislative Assembly of the chains, thence west about 40 chains Province of British Columbia for an to line of Cassiar Cannery, thence

Solicitors for the Applicants, view," Masset, Q.C.I

thence south 20 chains, thence east 5 chains, more or less to high water mark, thence following along the high water mark to the point of com-mencement and containing 20 acres more or less. The Canadian Fish and Cold Storage Company, Limited, J. H. Pillsbury, Agent Dated June 20th, 1910. June 20th, 1910. Dated June 20th, 1910. act amending the City of Prince Ru. south to the Skeena River, thence pert Incorporation Act, 1910, so as east about 40 chains following the to enable the City to borrow and shore of the Skeens River to the raise money by the issue of inscribed place of beginning, and containing stock to convert debentures already about 160 acres. issued into such stock, and to consolidate debts provided for by individual by-laws so that consecutive

TAKE NOTICE that The Canadian Fish & Cold Storage Company Ltd., of Vancouver, occupation Mercantile and Manufacturing, intends to apply and Manufacturing, intends to apply for permission to lease the follow-ing described land:—Commencing at a post planted at high water mark on the westerly side of Prince Ru-pert Harbor and distant about 110 chains from the north-east corner of Lot 442, thence west 20 chains, thence south 20 chains, thence east 5 abairs more a lass to high water

traffic or other arrangements with raffway, steamboat, or other com-

Dated at Victoria, B.C., this 11th

BARNARD & ROBERTSON,

LAND LEASE NOTICE

Skeena Land District-District of

Coast.

Soljeitors for the Applicants.

day of August, 1910

A19.

LAND PURCHASE NOTICES

Coast Land District-District of

contractor, intend to apply for per-

CHAS. F. PERRY, Locator.

shore line, thence over 10 comine thence north 80 chains, thence west 80 chains, thence south 80 chains to

Skeenn Land District-District of Queen Charlotte Islands.

TAKE NOTICE that James Mur-phy, of Fort William, Ont., occupa-tion coal merchant, intends to apply

for permission to purchase the fol-lowing described lands:--Commenc-ing at a post planted about five miles

south from the southeast corner of Lot 227, and two miles west from

Arthur Robertson, Agent.

Dated August 20th, 1910.

Skeena Land District-District of Queen Charlotte Islands.

Coast Land District—District of Skeena—Range Five. TAKE NOTICE that John C Mur-ray, of Fort William, Ont., occupa-tion capitalist, intends to apply for permission to purchase the following described lands—Commencing at a contractor, intend to apply for per-mission to purchase the following de-from the southeast corner of Lot 227 scribed lands .- Commencing at a and two miles west from shore line, post planted on the north bank of the thence west 80 chains, thence north NOTICE IS HEREBY GIVEN that post planted on the north bank of the so chains, thence cus so chains, plication will be made by the City Skeena river at the southwest corof Prince Rupert at the next sitting ner of Lot 530, thence north 40 commencement, containing 640 acres

JOHN C. MURRAY. Arthur Robertson, Agent. gust 20th, 1916. 530 Dated August 20th, 1910.

Skeena Land District-District of Queen Charlotte Islands.

dividual by-laws so that consecutive dobentures or inscribed stock may be issued for such debts as consolidated. Dated at Prince Rupert, this 14th day of October, 1910. WILLIAMS & MANSON. Dated MANSON. Dated Sept. 28, 1910. Dated MARAM ISLAND — "The surest sign of the progress of a town cr district is its nowspaper—live, ac tive, bustling." "The Masset Re-Dated Revented Sept. 28, 1910. Dated Sept. 28, 1910. Date Sept. 29, 1910. Sept. 2

Arthur Robertson, Ager. Dated August 20th, 1910. 83 830 Scena Land District-District of Queen Charlotte,

50 chains, thence south 30 chains to point of commencement, containing 640 acres. JAMES MURPHY, Arthur Robertson, Agent. ercantile to apply follow-incing at er mark ince Ru-out 110 Skeena Land District — District of gueen Charlotte Islands. TAKE NOTICE that Arthur A. vickers, of Fort William, Ont, oc-cupation agent, intends to apply for chains, south of a small creek on the west side of Rose Harbour, Moreshy there agent, intends to apply for permission to purchase the following these the following the sinuosities of the fore-sat forty chains, to the point of commencement.

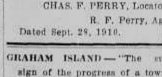
Skeena Land District—District of Queen Charlotte Islands. TAKE NOTICE that Arthur A. Wilson, of Fort William, Ont., occu-pation banker, intends to apply for permission to purchase the following described lands—Commencing at a particular about 7 miles south post planted about 7 miles south from the southeast corner of Lot 227 and 1% miles west from shore line, thence west 80 chains, thence north 80 chains, thence east 80 chains, thence south \$0 chains to point of commencement, containing 640 acres.

ARTHUR A. WILSON. Arthur Robertson, Agent Dated August 20th, 1910. 830

Skeens Land District-District of Const

TAKE NOTICE that I, William David Allen, of Victoria, B.C., agent, intend to apply for permission to lense the following described land:-TAKE NOTICE that Alexander C. PERRY, Locator. R F, Perry, Agent. 1910. Ots post planted about seven miles south 50 chains to weeter of Lot 542, Range post planted about seven miles south 50 chains to weeter of kinnealon ND - "The

> Robert Mason, Agent. Dated Sept, 23. 8.28



Telephone 138

Published twice a week on Tuesday and Fridays from the office of publica-tion, Third Avenue near Medicide S.

Subscription rate to any point in C. • 1., \$2.00 a year: to points outside of Canada, \$3.00 a year

Advertising rate famished on application. O.-H. NELSON.

EDFTOR. -28-Tuesday, December 13, 1910

THE VOTE TOMORROW

Tomorrow the electors of Prince Rupert will decide the question of whether they will for the next three years try the experiment of regulating the liquor traffic under the Canada Temperance Art, commonly known as the Scott Act, or whether they will proceed to regulate it under the Provincial Liquor Act, which, according to amendments to the city bylaw now being put through, the city council will bring the more stringent provisions of the Bowser nor calculated to promote the best if the act can be enforced. The act Act into effect locally. During the past week or two the public has had first class opportunities to become informed on various aspects of the drink question. The question of deciding how Prince Rupert shall regulate the business is one for the electors now to decide. The electorate is divided and men of good judgment are taking very opposite views of the situation. It is the boast of our country that every man is entitled to his own opinion, and we deprecate coming on the invitation of the city any attempt to forbid each elector acting according to his best individual judgment.

The Journal early in the campaign formed us that we were incorrect in reaching consequences to the city, it not invited by the council. We do should do what it could according not wish to wilfully misrepresent any to its light to assist the public in one, and accordingly we take the first reaching the best decision on the matter. We believe the defeat of the true light. Scott Act is the wisest course for the oltv.

The argument is being used in the present campaign that in the very him that Mr. Tate is coming. In early days of this city liquor was kept out effectively and that there- was so given the point which we fore it can be done again. The argument is not a fair one, we think. In feeling stands in the same light as of the Roman Catholic church rose in the early days when but a few people were here and when the number of might not have ben sent Mr. Tate to to the platform. He said as a Cathsteamers calling was more limited than at present, the situation was very much easier to control. We do not want to take away any credit that belonged to Mr. Vickers as an efficient police officer, but his task was somewhat easier, it is fair to say than that which falls to the authori- dens, etc. Capitalists avoided a dry Mr. Kerr explained that he had not keep liquor out under the provisions true. of the Scott Act. Anyone upon reflection will readily understand that.

It is true, also, that the Bowser Act has never been given a test here. Through the mistake of someone the Act was not adapted to the city as it States had been followed by an in- was all wrong. "Let us be fair," he could have been when the liquor byiaw of the city was prepared. The Liquor Act of this province recognizes the right of each municipality through the United States to reveal tation, he always said never touch to a very wide discretion in the confuct of its own affairs, and it is left them. Quoting from Dr. McIntyre's to the cities to say whether it wants writing he pointed to the fact that he They wanted men to be able to stop as stringent regulation with respect admitted that sobriety was increasing drinking when they had enough. All to liquor as the unincorporated parts. but he ascribed it to social and busi- that was asked was the principle of

prince Rupert Journal to violate an ordinary statute would ers, said that capital was afraid of feel no compunctions about attempt- dry cities, and in Prince Rupert ining to violate a law against the use vestors had suspended the closing of of liquor. It is useless to argue that deals until it was assured that the should not be so. Conditions Scott Art would not be carried. The nust be faced as they are. Prince premiers of the maritime provinces inpert now hoasts a considerable were going to Ottawa to endeavor to opulation. It is a very cosmopoli- get increased financial aid and to alan people who have pitched their low the continuance of the great ents here. There will be a large in- bounties to the iron industries. While than of population in the next few he did not contend that the Scott Act cears and many will be transients, was not responsible for this falling To deal with such a population will off of business, but it was fair to say inx the police authorities to the full- it had not prevented it. st. It will be a population that will If the Scott Act carried any on

PRINCE RUPERT JOURNAL

inke it an easy matter for such a wishing a drink would not find it aw as the Scott Act to be rather possible to go to an open bar, but enly violated. The police authori- to a closed bar which was just as ics would require to enflist the cowell known and more dangerous

peration of men who would be ob-The conditions in an old establishnoxious to them and to the decent of city like Fargo were not the same element in Prince Rupert to effect as in Prince Rupert. What applied to convictions. If the law was not to Fargo would not apply to Prince Rube a dead letter a continuous cam- peri,

saign with objectionable types of de-If the Scott Act can be enforced it tectives and with features connected never has been enforced. It said little with the courts in the way of perjury for the intelligence of the people of and kindred offences constantly com- the maritime provinces and of Oning before the public which would tario, and little for the energy of the not be conducive to settled conditions | temperance people of these provinces was so unfair in some of its provi-Under all the circumstances we sions that he believed that the counbelieve the defeat of the Scott Act cil of the city would not take the would be in the best public interest steps to enforce it."

He could respect a community for wanting a local option law under certain conditions, but the Scott Act was in no wise such a law.

In the last issue of The Journal in Would there be such a change in an editorial referring to the visit of conditions or in sentiment from what D'Arcy Tate, the solicitor of the G. there was a few months before as to T. P., we stated that Mr. Tate was prevent the opening of blind pigs again? The cosmopolitan populacouncil. When we wrote it we were tion, the fact that it was a seaport, under the impression that that was made it very difficult to carry out the situation. Mayor Stork has insuch a law as the Scott Act here.

felt that on a question of such far that statement and that Mr. Tate was not swear not to rest in their beds until the license law was enforced as was suggested they would do with respect to the Scott Act.

> speaker, were losing their grin upon the masses largely because they were losing the methods of their fore-1st in which the information is given fathers in advocating prohibitory. methods rather than the inculcating view of the fact that this information of principles of correct living.

> Upon Mr. Blakemore resuming his raised against the attempt to stir up seat amid applause, Father Hartman it did even though an invitation his place to speak. He was called

> > olic priest he stood against the Scott Act. As a Catholic priest and a man he stood for temperance. What was wanted were temperance men. Taking issue with Mr. Kerr upon the point on which the latter was dwelling when he closed his speech.

Father Hartman said he felt sure

Education was what was needed.



Everything for the

Christmas

table

Watch this space for

Specials in future

MERRYFIELD'S

CASH GROCERY

SALE POSTPONED

other property advertised in another

1 .

at the same place and hour,

day of December, 1910.

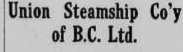
Tuesday, December 13, 1910

ROGERS STEAMSHIP AGENCY Through tickets to all points in the United States and Canada by

The Northern Pacific Railway The finest train across the continent. Connecting at NEW YORK, BOSTON PORTLAND and HALIFAX with AT-LANTIC STEAMERS for all points in ENGLAND, SCOTLAND, GERMANY, FRANCE, ITALY, NORWAY and SWEDEN, by WHITE STAR RED STAR, AMERICAN - DOMINION, WHITE STAR DOMINION, CUNARD FRENCH LINE, NORTH GERMAN LLOYD, HAMBURG AMERICAN and CANADIAN NORTHERN Steamships,

For all information write me, or

J. H. ROGERS General Railway & Steamship Agent Prince Rupert, B.C.



The new Steel Passenger Steamer

Camosun

PRINCE RUPERT every Sun-day at 9 s.m. for Vancouver, arriving Monday afternoon.

For Stewart City on arrival from Vancouver Friday night.

Northbound, leaves Vancouver Wednesdays at 9 p.m.

Steerage Fare \$5.00

The "Camosun" is the only steamer on the run having water-tight bulk-heads and double bottom, thus ensur-ing suffy of passengers in case of collision on water.

J. H. ROGERS, Ticket Agent

HAYNOR BROS.

PROFESSIONAL EMBALMERS

DR. W. B. CLAYTON DENTIST

Office in the Westenhaver Block, Over Orme's Drug Store, Prince Rupert

WM. S. HALL, L. D. S. D. D. S. :-: DENTIST :-:

Crown and Bridge Work a specialty. All dental operations skillfully treated. Gas and local annesthetics administered for the painless ex-traction of teeth. Consultation free. Offices, Helgerson Sk., Prince Rupert

NICKERSON-ROERIG COMPANY

CUSTOMS AND MERCHANDISE

Brokers, Forwarding Agents, Storage, etc.

J. W. POTTER-ARCHITECT AND STRUCTURAL ENGINEER Re-inforced Concrete a Specialty

Law-Butler Building - Prince Rupert



Rev. W. F. Kerr said he had never

type of public opinion.

A CORRECTION

At the same time His Worship has

shown us a message dated December

at this time.

come.

crease in crime. It seemed that Dr. said, "and do not impose laws upon Melntyre had been inspired, ife ad- those who think they are right." To vised that Dr. McIntyre be sent down a man who could not overcome tempwhat a fraud was being worked upon liquor.



town. It seemed strange but it was had time to fully present his views heard of the city of Polly Wolly be- that Mr. Kerr would stand by the old fore, (Laughter,) Dr. McIntyre had principle, a man should stand in spite discovered that the sweep of prohibi- of temptation. The right use of lition and local option in the United quor was all right, the abuse of it

There could never be in the city

our exister in the city.



on that point.

opportunity to put the position in its The churches, concluded the

cil will call for an observance of that people were leaving the east Rev. Mr. McLeod, of the Baptist

Under the conditions and taking on the Pacific Coast, we do not be-Heve it would be in the interests of ance sentiment to bring the Scott Act into force here.

Unless the manufacture of liquor a satisfactory method of regulating it is a very difficult one indeed. Seml. prohibitory measures of an exceedingly local character have not been people for such a law why should the Amidst considerable uproar Father a marked success. This would be municipal representatives not enforce Hartman returned to the platform all the more true in a community like 11? that found in Prince Rupert where the sentiment is not very strong ask the council to enforce the license. Mel.cod said he would withdraw uzainst the use of liquor. low was a disgrace.

We do not advocate what is known as a wide open city. In spite of the this. He said they should come and arguments cometimes heard that offer their moral support, that is the only way to have a new sity prosperous, we do not believe it. | misinterpreted this. We believe the day has passed for unrestrained drunkenness and for that very reason we want to see the would be under license. They would The meeting closed with the singnew liquor law strictly enforced so Just have half a year to test it. that while these who may see no harm in the moderate use of liquor a blind pig regime. Mr. Bennett, the may have an opportunity to so use it. president of the league, said he wish-At the same time that law provides of he could have every member the abuses of the traffic. From the standpoint of those who favor prohiis true of the Scott Act. On paper with their view. In practice we be- bar should be removed. Here it would be disappointing. Men who would not think of attempting unents made by the previous speak. up by the Canadian government's 'usband; 'e's been in for a month.

rules that should take away many the speaker received loud applause church, rising to speak, was called of the abuses of the liquor traffic as by asking in a genial way "Now to the platform. He said he stood Doctor, why did you leave it?" for British fairplay as well as any The speaker said that he had come one. He had been reared under the into account the prevailing sentiment to regard the Scott Act as one of the Scott Act in the maritime provinces. best prohibitory measures he had There was no better country than seen. The east was going strongly the maritime provinces. Men left the development of a true temper- temperance. The Scott Act was not there just for the same reasons as an extreme measure. It was a very they went from any country.

temperate one. The law made drink- Referring to what Father Harting hard. The open har with its al- man had said, Mr. McLeod told of is prohibited the matter of finding lurements was the great difficulty. his experience with other Catholic If this law is asked for by the peo- priests who advocated that the people the municipality will have to en- ple of that church should do just force it. If there was a desire by the as they liked on such a question.

> and a dispute arose as to how the For an alderman to stand up and meeting should proceed. Finally Mr. from the platform and leave Father Ald. McIntyre said he did not say Hartman to explain.

> The latter said he did not say that the Catholic people should vote Mr. Kerr apologized for having against the Scott Act. He gave his own views and then left every Rom-Next year's council would not mat- an Catholic to decide for himself ter so much, because half of the year how he would vote. (Applause.)

ing of God Save the King.

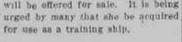
EGERIA IS DONE.

The crew of H. M. S. Egeria is to very effective means of dealing with swear not to erst as long as a blind be paid off, about two-thirds of the shin's company returning to Eng-

He argued against the claim that land. The remainder will remain to bition the Rowser Act does not offer was put up that bars should exist in strip the vessel and make her ready all that they would want. The same order to strengthen manhood. There to be laid up. It is understood that ere times when men could not re- the Egeria has completed her work the latter Act may look more in line sist these temptations and the open and will not be recommissioned by daughter comes out touight.

the admiralty, the work of surveying W. Blakemore in taking up the ar- British Columbia waters being taken don't say so, mister? So does my

steamer Lillooet. The report is curcent at Esquimalt that the Egeria will be offered for sale. It is being



Mr. Browning (pompously)-This is a great day for us at home. My

Mrs. Diggle (surprised) - You



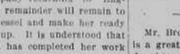
The Roland Rooms

Splendid Accommodations Newly Furnished Hot baths; right down town; good table board all round The sale of the Phenix Theatre and RATES, FIFTY CENTS AND UP

Clinton Rooms

Newly remodelled and furnished. Sheriff of the County of Atlin. Board and lodging. Home cooking Dated at Prince Rupert this 13th a specialty. Mrs. Anderson, Prop. Rooms, \$8 Per Week

column of this issue is hereby post-Corner Eighth and Fraser Streets poned until Saturday, the 17th inst., JOHN SHIRLEY,



WILL ENFORCE LAW

(Continued from Page One)

were 1,000 people of the Caucasion race. This was in line with the sentiment of the province which was in favor of a "White British Columbia." After outlining some of the main mus at the z-oo. What are you laugh points of the law the speaker said it was about as good a one as could be obtained. There had been, some be enforced. Mr. Blakemore then proceeded to show that the act had beeu enforced. He referred to the list of licenses cancelled or refused. There were sventy-four of these. The cause in many instances was "not in the public interest." Was it not reasonable to suppose that the present liquor act could be enforced here to the satisfaction of the most exacting if it could be enforced elsewhere? If the supporters of the Scott Act were not going to sleep until the law were enforced should the act pass, why should they not show the same zeal in enforcing the license act. It was the duty of every Britisher to see that law was enforced. If the license law after four months trial did

enforced however, and it would soon be tested. The meeting closed with the singing of God Save the King.

Pop (looking up from the paper): I see there's a new baby hippopotaing at, Johnnie?

Johnnie (who is almost as bright as he looks); I was jus' laughin' to doubts as to whether the act could think of the stork carryin' a hipperpotamus!

> THE PRINCE RUPERT AERIE FRATERNAL ORDER OF EAGLES Extends a cordial invitation to the public to attend a **Basket Social and Dance**

To be held in the HELGERSON BLOCK, Wednesday Evening, December 14 at nine o'clock. Ladies will kindly bring baskets along.

J. F. MATHEISON, GEO. LEEK, L. H. RUDNICK,

"Labor" is Not for Prohibition

Dr. Spencer claimed on Sunday that Labor the world over is in favor of Prohibition. A referendum taken in New South Wales quite recently and reported by Reuter's Agency, gave the following results:-

Constituencies

In favor of the continuance of the present licenses 75 In favor of reduction 15 In favor of Prohibition...... NONE

The full significance of this result becomes apparent when it is remembered that New South Wales is governed officially by the Labor Party, which is stronger and more dominant there than in any country in the world.

A delegation of Labor men waited on Mr. Blakemore at the Citizens' League rooms this morning, asking him to make it clear tonight that in Prince Rupert there is no "organized" vote on the Scott Act among Union men. Some are for and possibly some against, but in no sense is the statement of Dr. Spencer correct that "Labor" is in favor of Prohibition in any form.

not succeed as might have been ex. . pected, was it reasonable to suppose it could not be enforced.

There were honest differences of opinion on this subject. Were the basassessessessessessesses people of Prince Rupert prepared to saddle the city with an act with a record like the Scott Act for three years? This was something which each citizen would have to decide for himself.

The meetilng being thrown open to any who might wish to speak to do opportunity.

had beep broken up by the bar. The Stewart,

MARINE NEWS To Arrive Wednesday, Dec. 14 .--- Prince George from Vancouver. Prince Albert from Port Simpson, Naas and Stewart, Thursday, Dec. 15 .- Prince Albert from Stewart, Humboldt from Skagway. so, several availed themselves of the Friday, Dec. 16 .--- Camosun from Vancouver.

One speaker stated that his home Sunday, Dec. 18 .--- Camosun irom



PRINCE RUPERT JOURNAL

XMAS PRESENTS

A visit to our store to select your holiday goods, will give you the article you require for adding to the beauty of home.

Leather Covered Rockers and Chairs in Early English, Golden Oak and Mahogany finish.

Construction and Comfort Guaranteed in Every Article.

Music Cabinets, Parlor Cabinets, Parlor Tables, in Oak and Mahogany finish

A Present for your Dining Room

LEATHER COVERED DINING CHAIRS, ALL GRADES; DINING TABLES, EARLY ENGLISH AND GOLDEN OAK BUFFETS, CHINA CLOSETS

Our Drapery Department

Is complete with a good selection of MADRAS by the yard, in all colors. Spot Muslins, Art Muslins and Reversible Scrims from

25c per yard up to \$1.25 per yard

Leave your orders for COTTON KAPOCK FILLED CUSHIONS.

Furniture Dealer

Third Avenue

Make your Christmas selections now. All orders delivered promptly when requested.

GEO. D. TITE,

APPLICATION FOR LIQUOR LICENSE (Form "A

I, J. Y. Rochester, of the Cliy of Prince Rupert, in the Province of British Columbia, real estate agent, hereby apply to the Board of License Commissioners for the said City of Prince Rupert for a Hotel Linzse to sell intoxicating fiquors under the provisions of the Statutes in that bo-half and the by-laws of the City of Prince Rupert, and any amendments thereto, for the premises known and described as The Empress Hotel, to commence on the fifteenth day of December, 1810.

And I hereby agree that in case a licence is granted pursuant to this application that no Asiatic shall be employed, or be permitted to be up-on said premises, other than in the enpacity of a guest or customer, nor hall deniates here purposed off waites enpacity of a guest or customer, nor shall Asiatics be imployed off said premises to do any work to be used in or in any way connected with said premises, and I hereby agree that I shall accept said license subject to this agreement, and that any breach of this agreement shall render me liable to all the penalties provided for in Section 19 of th Prince Rupert Liquor License, By-law, 1910. Liquor License By-law, 1910.

My postoffice address is Prince Rupert

The name and address of the owner of the premises proposed to be licensed is M. Thorsch Sons, Vienna, Austria.

Dated at Prince Rupert, this 8th day of November, 1910. N11 J. Y. ROCHESTER.

APPLICATION FOR LIQUOR LICENSE (Form "A")

Corley & Burgess, of the city of Prince Rupert, in the Province of British Columbia, hotelkeepers, here-by apply to the Board of License Commissioners for the said City of Prince Rupert for a hotel license to sell intoxicating liquors under the provisions of the Statutes in that be-helf and the bulwars of the City of provisions of the Statutes in that be-half and the by-laws of the City of Prince Rupert, and any amendments thereto, for the premises known and described as The Royal Hotel, to commence on the fifteenth day of December, 1910.

December, 1910. And I hereby agree that in case a license is granted pursuant to this application that no Asiatic shall be employed, or be permitted to be upon said premises, other than in the ca-pacity of a guest or customer, nor shall Asiatics be employed off said premises to do any work to be used in or in any way connected with said premises, and I hereby agree that I shall accept said license subject to this agreement, and that any breach of this agreement shall render me liable to all the penalties provided for in Section 19 of the Prince Ru-pert Liquor License By-law, 1910. Our postoffice address is Prince Our postoffice address is Prince Rupert, B.C.

The name and address of the own-er of the premises proposed to be licensed is Christiansen & Brandt, Prince Rupert, B.C.

Dated at Prince Rupert this tenth day of November, 1910. N11 CORLEY & BURGESS.

NOTICE

In the County Court of Atlin, holden at Prince Rupert.

In the matter of Francis Patrick Murphy, deceased, and in the matter of the "Official Administrator's Act."

Dated 24th day of October, A.D. 1910 UPON reading the affidavits of John Hugh McMullin, and the certificate of death of the deceased, it is ordered, that John Hugh McMullin, Official Administrator for the County

free lunch restaurant and other features of the Old Country were alluded to and the evil effects attacked.

There were thousands of young go into blind pigs, he said.

A. Phillipson advocated an antitreating league in the city as a means of overcoming the evils of the drink system. He was a tetotaller himself.

He did not advocate barrooms but barrooms were a long way ahead of the blind pigs. The day was coming when drink must pass. He felt the day was coming when they were sure to have home rule for Ireland, Friday, Dec. 16,-Camocun for Stewdone away with.

Liquor was going to come in, he Sunday, Dec. 18 .- Camosun for Vansaid, and it would be better to have it sold in properly licensed places (laughter); women suffragettes giv- Monday, Dec. 19 .-- Princess Beatrice en the vote, and the liquor traffic than in blind pigs.

Ald. Frank Mobley said there had been a lot of criticism with respect to the enforcement of the law. The would have liked to have seen it. The Bowser Act was not applicable to Prince Rupert. As soon as it was found that it was not applicable, steps were taken to make it applica-This was now being done and ble. the law would be enforced.

He was opposed to the Scott Act. He would not take an active part in this campaign as he was an opponent of the law. If the Scott Act carried he would use his best efforts to enforce it. If it were not he would endeavor to have the Bowser Act enforced.

With respect to the way in which the liquor business was not being carried out, he did not blame the public for kicking. He kicked himself. If he thought the law could not be enforced he would vote for the Scott Act. He believed it could be

Prince Albert from Porcher and Moresby Islands and Queen Charlotte City. Senator from Skagway.

men who go into a bar that would not Monday, Dec. 19 .-- Princess Beatrice from Vancouver.

To Depart Wednesday, Dec. 14 .- Prince Albert

for Stewart. Thursday, Dec. 15 .- Prince George for Vancouver.

Prince Albert for Porcher and Moresby Islands and Queen Charlotte City. Humboldt for Seattle,

art.

couver. Senator for Seattle.

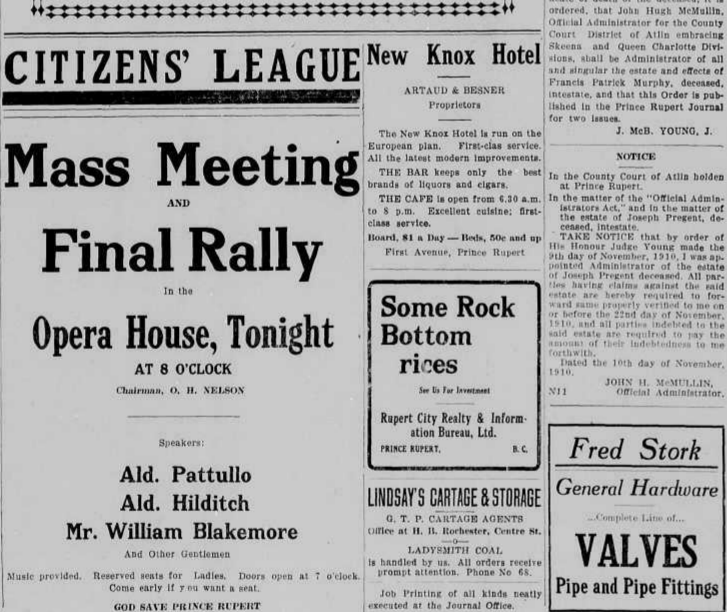
for Skagway.

SHIPPING NOTES

The Cotriana will leave today for law had not been enforced as he Vancouver, carrying passengers who are anxious to get south. As she will he the only passenger boat down until Thursday night, quite a number of passengers have booked for her.

> The Senator will arrive from Sentthe today on her last trip north for the winter. She has been taking the place of the Cottage City and City of Seattle on the Seattle-Skagway run for a few months. It is expected that the Cottage City will resume her run on December 20th.





history of the local option vote and FAVOR SCOTT ACT said he believed they had men in the

Dr. Spencer and other Speakers Advocate option, and it was coming. Voting for the Measure.

Crowded Meeting Held in the Empress Theatre on Sunday Night

The meeting held in the Empress theatre on Sunday evening by those in favor of the Scott Act was well attended. The place was crowded to the doors.

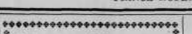
Early in the proceedings Rev. Mr. Kerr, from the body of the meeting, again for a still better act. The asked if any opposition speakers would be allowed to speak. He sug- torney-general to carry out that law gested that as it was Sunday evening as far as it was felt it was good. nothing of a controversial nature should be introduced. He thought it would be unwise to have any opponcuts of the Scott Act speak at the meeting. The chairman agreed that thought of that demand at this time this would be the course, more espe- The work he was in was not Consercially in view of the fact that the varive nor Liberal. A convention of meeting on Monday evening was to the league decided then to ask that be open. After Dr. Spencer conclud- the Dominion Government should ed his remarks, Mr. Blakemore, from sdapt the Canadian Temperance Act the audience, rose and addressing to British Columbia. the chair, wished to know if he was

to be allowed to speak. A negative answer being given, he wished to know if it were fair that while Dr. Spencer was given a chance to traverse all the ground that had been opened up by him (Mr. Blakemore) at previous meetings, he should not be allowed to answer him. He did not wish a controversial meeting on Sunday evening.

a speech, and amidst some little con-fusion that prevailed, called for the singing of God Save the King, which brought the meeting to a close.

The meeting was presided over by gineer during office hours. Id Naden and a number of clerry. The lowest or any tender not Ald, Naden, and a number of clergy necessarily accepted and supporters of the Scott Act occupied places on the platform. Mr. Win. Mahlon Davis, Naden, in his opening remarks, said he wished to say a word or two on the financial bogey in connection with this question. How did Prince. Rupert get along without the bar in "Tenders for Plank Roadway, etc.," he was somewhat surprised to find til 12 o'clock noon, December 19th, John Houston advocating an noheense town. John Houston said he was doing it because of the advan- plank roadway on Seventh avenue betaxes of a no-license town. The tween Fulton strest, and a point 140 speaker said that he lived in Prince feet west of Dunsmuir street. Rupert as a no-license town before the days of the blind pigs. The greatbeen when property in a no license from 10 a.m. to 4,30 p.m. daily, town-Prince Rupert-was put up for sale. The real estate values continued to increase. Today there were more men employed than any time before in its history. Few would say that prosperity had followed very markedly with the giving of licenses.

C. W. Peck dealed that only lean fanaties were in favor of the Scott the prospecity of this city was bound on with the liquor traffic. He did his best to allow the people to have a say in the mater of whother they should have licenses of not when he



Citizens' League

Joint Meeting!

IN MCINTYRE HALL

at 8 o'clock

Chair to be taken by

ALFRED CARSS

Speakers

Dr. McIntyre

Mr. Wm. Blakemore

And other Gentlemen

A Musical Programme

Seats Reserved for Ladies

Come early or you will have to

stand. The Hall was filled

last night

GOD SAVE PRINCE RUPERT

Don't Drink

Too much, but if all this

SCOTT

ACT

talk makes you dry, try a

small drink of

Imperial White

Seal Whiskey

Or a good long drink of

Budweiser Beer

We are sole agents for both

CLARKE BROS.

Christiansen & Brandt Bld.

Telephone 39 Third Avenue

Pursuant to Section 7 of the Navi-

government, men in the legislature who felt that they should have local He denied that he ever thanked

the Premier for giving a plebiscite. The Local Option League had nothing to do with the plebiscite. Some

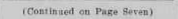
members of that league never wanted to take part in it. The decision was reached to take part in it.

> When a deputation complained to the Premier that they had not been consulted on the plebiscite vote Mr. McBride had said: "The Government does not consult persons outside, and therefore it did not consult you."

The Premier was probably right on that. He did thank Mr. Bowser for the new liquor act. He would do it leagues were there to help the at-

On the ploblacite a majority of 5,700 was gained. They fell short *********************** 500 of the domands of the govern ment. He would not say what he

With respect to investments the



Municipal Notice TENDERS WANTED

SEALED TENDERS endorsed Sunday evening. The chairman said he was not go-ing to allow Mr. Blakemore to make NOON, DECEMBER 19th, 1910, for

ERNEST, A WOODS, City Clerk. D9-16 City Engineer,

TENDERS WANTED

SEALED TENDERS endorsed the early days? When he came here will be received by the City Clerk un-1910, for:-

The Construction of a 16 foot

Plans and specifications may be gable Waters Protection Act (R. S seen, and forms of Tender obtained Can. cap 115) notice is hereby given est real estate sale ever held had at the office of the City Engineer that there has been deposited in the office of the Minister of Public

The lowest or any tender not Works at Ottawa and a duplicate in necessarily accepted. ODS. D6-13 b6-13 b6-14 b6-15 b6-15 b6-15 b6-15 b6-15 b6-15 b6-16 b6-ERNEST A. WOODS,

Good scamstress wanted. Apply S23 supported a candidate for mayro of E. A. Barbeau, milliner, Hergerson

KEYS LOST

NOTICE

NOTICE IS HEREBY GIVEN that

gable waters, and with all powers given by the "Model Rallway Bill"

Solicitors for the Applicants.

PRINCE RUPERT JOURNAL

LAND PURCHASE NOTICE

TAKE NOTICE that we, Georgy He and Robert Corlett, of Little Can-yon, B.C., occupation farmer and farmer, intend to apply for permis-sion to purchase the following de-scribed lands:—Commencing at a post planted at the south-east por-tion of an island situated and lying about two miles below Little Canyon, near the south bank of the Skeens river, Range V, Skeena Land District, District of Coast, thence northerly, thence easterly, thence northerly, around the shores of the island back to the point of beginning and in-closing 30 acres, more or less <u>GEORGE HIE,</u> <u>BODERSE</u>

GEORGE HIE, ROBERT CORLETT.

Dated August 1, 1910.

LAND PURCHASE NOTICES

Skeena Land District-District of

TAKE NOTICE that Charles Ru-bidge Dunsford, of Fort William, Ont., occupation retired, intends to apply for permission to purchase the Ont., occupation retired, intends to apply for permission to purchase the following described lands:—Com-mencing at a post planted about seven miles south of the southeast corner of lot 227 and 1% miles west from shore line, thence east 80 chains, MELSON NOEL SMITH. Arthur Robertson, Agent. Dated August 20th, 1910. S30 Skeena Land District—District of Outen Charlotte Jalands point of commencement, containing 640 acres.

CHARLES RUBIDGE DUNSFORD. Arthur Robertson, Agent. Dated August 20th, 1910. 839

TAKE NOTICE that Norman M. Patterson, of Fort William, Ont., occupation grain merchant, intends to apply for permission to purchase the following described lands:—Com-mencing at a post planted about 7 miles south from southeast corner of Lot 227, and 134 miles west from short line, thence west 80 chains, thence south 80 chains, thence east 80 chains, thence north 80 chains to point of commencement, containing 640 arres NORMAN M. FATTERSON. Arthur Robertson, Agent Device for coal and petro-ieum over the following described

NORMAN M. PATTERSOA. Arthur Robertson, Agent Dated August 20th, 1910. S30 Index.—Commencing at a post plant-ed on the south short of Crow Bay,

Skeena Land District-District of Queen Charlotte Islands.

Skeena Land District—District of Queen Charlotte Islands. TAKE NOTICE that Benjamin Os-ander, of Fort William, Ont., occu-Dated August 18th, 1910, trander, of Fort William, Ont., occupation grain merchant, intends to ap. S16 ply for permission to purchase the following described lands:—Com-mencing at a post planted about 7 miles south from southeast corner of line, thence east 80 chains, thence south 80 chains, thence west 80 chains, thence north 80 chains to point of commencement, containing 640 acres. BENJAMIN OSTRANDER. Portland Canal Short Line Railway

Arthur Robertson, Agent. Dated August 20th, 1910. S30

Omineca Land District-District of

TAKE NOTICE that E. Lucas, of West Carnie, Ont., occupation banker, MISS HEXNY WENNERSALN SWEDISH SPECIALIST
 a proposed railway wharf and treatie approach thereto to be constructed near the mouth of Bear River at Stewart, British Columbia, and that Stewart, British Stewart, Brithish Stewart, British Stewart, British Stewart, Brithish Ste

point of commencement, and contain-ing 480 acres (more or less). Dated Sept. 22, 1910.

Omineca Land District-District of

LAND PURCHASE NOTICES

Skeenn Land District-District of

Queen Charlotte Islands.

point of commencement, containing

Arthur Robertson, Agent. Dated August 20th, 1910. 830

KENZIE MCLEOD MCINNES

Skeepa Land District-District of Cassiar. TAKE NOTICE that Reginald

COAL CLAIMS

Dated this 28th day of July, 1910 P. C. COATES,

By his Agent, Wm. Edward Laird.

COAL CLAIMS

Islands.

To all to whom it may concern :-

E. N. ENSWORTH.

A19

Queen Charlotte Islands

Skeena Land District—District of Queen Charlotte Islands.

ed on the south shore of Crow Lake, thence south S0 chains, thence east BENJAMIN OSTRANDER. 80 chains, thence north \$0 chains, thence west 80 chains to post marked

K.M.McL's N.W. corner. Dated August 18th, 1910. S16 KENZIE McLEOD McINNES. LAND PURCHASE NOTICES

Coast, Range Five.

TAKE NOTICE that Reginald Davey, of Vancouver, B. C., occupa-tion machinist, intends to apply for permission to purchase the following described lands. In the vicinity of Citwancool or Chean Wain Valley:-Commencing at a post planted at the purth-west corner and about 5% north-west corner and about 534 miles distant in a north-westerly di-rection from the north end of Kit-wancool Lake, thence south 80 chains, thence east 80 chains, thence

REGINALD DAVEY. James W. Smith, Agent

Dated May 30, 1910.

Tuesday, December 12, 1910

Skeena Land District-District of Queen Charlotte Islands.

Skeenn Lam Queen Charlott. TAKE NOTICE that Nelson Ne. Smith, of Winzipeg, Man, occupation contractor, intends to apply for per-mission to purchase the following de-scribed lands:—Commencing at a post planted about 7 miles to be southeast corner of Lot 227, and to thence west 80 chains, thence south to thence west 80 chains, thence south the southeast, containing 640 acres. Milliam Curris LitLide. Arthur Roberison, Agent. Dated August 20th, 1910. S30 Furse TAKE NOTICE that William Cur-

Skeens Land District-District of Queen Charlotte Islands. TAKE NOTICE that John Russel

Queen Charlotte Islands. TAKE NOTICE that E. N. Ens-worth, of Fort William, Oat., occu-pation accountant, intends to apply for permission to purchase the fol-lowing described lands:—Commenc-lowing described lands:—Commenc-ing at a post planted about 9 miles south of the southeast corner of Lot 227, and 5½ miles west from shore line, thence west 80 chains, thence north 80 chains, thence east 80 point of commencement, containing Smith, of Fort William, Ont., occupanorth 80 chains, thence east 80 point of commencement, containing chains, thence south 80 chains to 640 acres.

JOHN RUSSEL SMITH. Arthur Robertson, Agent. Dated August 20th, 1910. S30

Skeena Land District-District of Queen Charlotte Islands.

Skeena Land District-District of TAKE NOTICE that Agrees Smith, of Fort William, Ont., occupation widow, intends to apply for permis-sion to purchase the following de-scribed lands:—Commencing at a post planted about 9 miles south from the southeast corner of Lot 227, and 34 miles west from shore line, thencfie cast 80 chains, thence south 80 chains, thence west 80 chains, thence north 80 chains to point of commencement, containing 640 acres. AGNES SMITH. Arthur Robertson, Agent. Dated August 20th, 1910. S39 TAKE NOTICE that Agnes Smith. Coast. TAKE NOTICE that I, K. M. Me-

post planted about nine miles south from the southeast corner of lot 227, and 34, miles west from shore line, thence sast 80 chains, thence north 80 chains, thence west 80 chains, thence south 80 chains to point of commencement, containing 640 acres SIDNEY SMITH.

Arthur Robertson, Agent Dated August 20th, 1910, 830 \$30

Skeena Land District-District of Queen Charlotte Islands

Queen Charlotte Islands. TAKE NOTICE that Ardagh Smith, of Fort William, Ont., occupation agent, intends to apply for permission to purchase the following described lands: — Commencing at a post plant-ed about nine miles south from southeast corner of Lot 227, and 326 miles west from sheep line theree wancool Lake, thence south 80 chains, thence east 80 chains, thence north 40 chains, thence west 40 chains, thence north 40 chains to a chains, thence west 40 chains to a mencement, containing 640 acres. north 80 chains to point mencement, containing 640 acres. ARDAGH SMITH ATCR:: Robertson, Agent. 339

the city that incorporated as a plank Block, of his platform that a vote should be taken to decide that question.

sin to take a drink. He believed in restricting the sale of liquor as much as possible. The people of the city an application will be made to the Legislative Assembly of the Province did not come here to live on the profits of the liquor traffice. of British Columbia at its next session for an Act to incorporate a Company with power to build, con-

When Prince Rupert had "Billy Vickers and one constable to help him they had a dry town," and the best town it had ever been.

Rev. Mr. Des Barres referred to other power for the purpose of carry-Nova Scotia with which province his family had been identified for 140 mon River on Dean Channel or from years. He said Nova Scotla was not a point at or near Bella Coola, or in any way commercially dead. He same point between them, or same had investments there and these had other convenient point near thereto, increased their dividends. There was province of British Columbia to on Priday night that Nova Scotin af-thence along the Upper Nechaco ter having years of the Scott Act had a pall hanging over it commercially. Dr. Spencer said he could not feel the content of the Scott Act had not commercially. Dr. Spencer said he could not feel the content of the Scott Act had not commercially. Dr. Spencer said he could not feel the content of the Scott Act had not commercially. Dr. Spencer said he could not feel the content of the Scott Act had not commercially. Dr. Spencer said he could not feel the content of the Scott Act had not commercially. Dr. Spencer said he could not feel the content of the Scott Act had the content of the Sc

Province of British Columbia inter-sects the Peace River, or any other that he was an outsider in Prince Rupert. He belonged to the whole feasible route with power to con-province as the organizer of the local struct, acquire, own and maintain option teame. The speaker denied wharves and docks in connection option teame. The speaker denied wharves and docks in connection to was the best city in the and to operate the speaker, sequip and maintain engineer, intends to apply for perprovince, and Prince Rupert because it was the worst. It had been intended to have the vote taken in Prince Rupert before any licenses were granted. He looked upon Prince Rupert as one of the best cities on the continent. The speaker traced the

LAND PURCHASE NOTICES

EBERTS & TAYLOR,

Agents at Victoria, B.C.

Prince Rupert Land District-District of Queen Charlotte Islands. The speaker believed that the peo-ple of this city should take a stand as they saw fit on that subject. He did not believe that it was a cardinal in to take a charlot. He fol-tion to take a charlot. He did not believe that it was a cardinal in to take a charlot. He fol-tion to take a charlot. He did not believe that it was a cardinal in to take a charlot. He fol-tion to take a charlot. He office. He fol-lowing described lands: —Commencing at a post planted at the south

west corner, one-half mile northeast of Ephegsnia Point, North land of Queen Charlotte Island Group, thence north 40 chains, thence east 80 chains, thence south 40 chains,

thence west 80 chains to point of commencement, containing 320 acres more or less.

struct, maintain and operate a rail-way of standard or narrw guage to PETER P. RORVIK Dated October 9th, 1910. N18

Skeena Land District-District of

Queen Charlotte Islands. TAKE NOTICE that Elizabeth N Kerr, of Victoria, occupation married woman, intends to apply for permis-sion to purchase the following dethe scribed lands .-- Commencing at a to post planted about one mile west no pall hanging over Nova Scotla. He Signila Lake; thence to Kwalcho from the southwest corner of Timber feit some one had insulted his family used here along the Ubalghat Limit 31833, thence west 80 chains, thence east Siver to Entlace Lake, and along the thence borth 80 chains, thence east 80 chains, thence south 80 chains to point of commencement, containing

Arthur Robertson, Agent Dated October 6th, 1910. N1

post planted at the northeast corner given by the "Model Rallway Bill" of Timber Limit 31833, thence east and with such other powers and 80 chains, thence south 80 chains, privileges usual or incidental to all or any of the aforesaid purposes. Dated this sixteenth day of No-mber, 1920. LLIOTT, MACLEAN & SHANDLEY Timber Limit 31854, thence east

Dated October 6th, 1910. N11

TAKE NOTICE that W. G. White-sides, of South Bend, Ont., occupa-tion bank clerk, intends to apply for

Steven McNeill, Agent. Dated Sept. 22, 1910. S27 S27

Skeens Land District-District of Queen Charlotte Islands.

TAKE NOTICE that Robert Joseph Nort, of Victoria, occupation steamfitter, intends to apply for permis-sion to purchase the following de-scribed lands:--Commencing at a post planted about the southwest cor ner of Timber Limit 37039, thence west 80 chains, thence north 80 chains, thence east 80 chains, thence south 80 chains, to point of com-mencement, containing 640 acres,

TAKE NOTICE that Jennie Wil-kerson, of Victoria, occupation steno-grapher, intends to apply for permis-lows, viz:-Commencing at a stake soribed lands:-Commencing at a post planted about one mile west toorner from the southwest corner of Tim-te east ber Limit 31833, thence east 80 hains, thence morth 80 chains, thence south, 80 chains to the thence west 80 chains, thence south, 80 chains to the thence west 80 chains, thence south, 80 chains to the thence west 80 chains, thence south, 80 chains to the southans to point of commencement, thence west 80 chains, thence south, 80 chains to the thence west 80 chains, thence south, 80 chains to the thence west 80 chains, thence south, 80 chains to the thence west 80 chains, thence south, 80 chains to the thence west 80 chains, thence south, 80 chains to the thence west 80 chains, thence south, 80 chains to the thence west 80 chains, thence south, 80 chains to the thence west 80 chains, thence south, 80 chains to point of commencement, thence south 80 chains to point of commencement, containing 640 acres, thence south 80 chains to point of commencement, containing 640 acres, thence south 80 chains to point of commencement, containing 640 acres, thence south 80 chains to point of commencement, containing 640 acres, thence south 80 chains to point of commencement, containing 640 acres, thence south 80 chains to point of commencement, containing 640 acres, thence south 80 chains to point of commencement, containing 640 acres, thence south 80 chains, thence the southest thence south 80 chains to point of commencement, containing 640 acres, thence south 80 chains, thence the southest the southest the southest to the southest the southest the southest the southest to commencement, containing 640 acres, thence south 80 chains, thence south the southest to point of commencement, containing 640 acres, thence south 80 chains, thence south the southest to point of commencement, containing 640 acres, thence south 80 chains, thence to point of commencement, containing 640 acres,

Arthur Robertson, Agent. By his Agent, Wm Edward Laird. N11 Dated Oct. 6th, 1910.

Skeena Land District-District of Queen Charlotte Islands.

Jy8

 Dermission to purchase the following
 described lands:—Commencing at a post planted at the southeast corner
 of lot 1729, District of Coast, Range
 Five, and marked G.G.W.*a N.E. corner
 ner, thence west 40 chains, thence south 80 chains, thence east 40 chains, thence north 80 chains to point of commencement, containing 320 acres, more or less.
 W. G. WHITESIDES, Steven McNeill, Agent
 Skeena District—Queen Charlotte Islands.
 To all to whom it may concern:— NOTICE is hereby given that J, the undermigned, intend to apply for a icense to prospect for Coal and Petroleum upon the following lands
 Davidson, of Victoria, B.C. occupa-mission to purchase the following to apply for a icense to prospect for Coal and Petroleum upon the following lands
 Steven McNeill, Agent
 Davidson, of Victoria, B.C. occupa-tion agent, intends to apply for a icense to prospect for Coal and Petroleum upon the following lands
 M.G. WHITESIDES, Steven McNeill, Agent
 Davidson, of Victoria, B.C. occupa-tion agent, intends to apply for a icense to prospect for Coal and Petroleum upon the following lands
 District of British Columbia, and more particularly described as follows, viz: JOHNIT Try 640 acres TAKE NOTICE that John Davidson, of Victoria, B.C., occu - E ince of British Columbia, and more particularly described as follows, viz: Commencing at a stake planted one and a quarter miles west of the north-east corner of Louis Inlet, and marked "P. C. Costes" S. E. Corner Claim No. 1," thence west 80 chains, thence north 80 chains, thence east 80 chains, thence south 80 chains to the place of commencement. Staked June 14th, 1910. Dated this 25th day of July, 1910.

Arthur Robertson, Agent Dated August 20th, 1910. 830

Skeens Land District-District of Queen Charlotte Islands.

TAKE NOTICE that Josephine J. Davidson, of Victoria, B. C., occupa-tion married woman, intends to apply for permission to purchase the fol-lowing described lands;--Commenclowing described lands:---Commenc-ing at a post planted about 9 miles south of the southeast corner of Lot 227, and 5½ miles west from shore line, thence east 80 chains, thence south 80 chains, thence west 80 chains, thence north 80 chains to point of commencement, containing 840 acres.

JOSEPHINE J. DAVIDSON.

Arthur Robertson, Agent Dated August 20th, 1910. 830

Skeena Land District-District of Queen Charlotte Islands.

TAKE NOTICE that James Henry JAMES HENRY SMITH.

Arthur Robertson, Agent Dated August 20th, 1910.

NOTICE is hereby given that I, the undersigned intend to apply for a icense to prospect for Coal and Petroleum upon the following lands, N11

Skeena District-Queen Charlotte

more or less ROBERT JOSEPH NOTT. Arthur Robertson, Agent

Dated October 7th, 1910,

N11

Skeena Land District-District of Queen Charlotte Islands. Skeena Land District-District of Queen Charlotte Islands. TAKE NOTICE that Jennie Wil-Province of British Columbia, and

FAVOR SCOTT ACT

(Continued from Page Six)

speaker said that Prince Rupert had had far greater investments before licenses were granted than since there were licenses. Licensed bars did not control the Licensed bars did not control the

Licensed bars did not control the bars. Law enforcement was what the cities of Canada wa ted more than cities of Canada wa ted more than anything else.

Last week in aVacouver sixteen blind-plg men were fined and they have licenses there.

Dr. Spencer argued that in Kansas the prohibitory law had been a decided benefit. It was true 400 places were emptied after the law passed, but these were saloons, brothels, gambling places and drinking clubs.

On the question of the enforcement of the act, Dr. Spencer said that in the early days the Scott Act was difficult to enforce. But amendments had been made and it was now enforced. Liquor could only be imported for medical purposes, sacramental purposes, manufacturing purposes and private use.

As to the unfairness alleged that a vote of perhaps 301 might decide that the Scott Act should be in force, the speaker suggested that "the boot be put on the other foot," and asked if it would be fair that 201 should say that the license system should not be wiped out.

He pleaded that no one had it

populated it.

Marvelous Dividend Achievements

The Mutual Life Insurance Company of New York paid in dividends pany of New York paid in dividends in 1999 the sum of \$11,005,914.96, an amount without precedent in this country or in any other. The com-Dated the 9th day of December, pany has also apportioned for payment of dividends in 1910 the enormous sum of \$12,401,752.11, an mous sam of transfer by nearly two mil-amount greater by nearly two mil-Hone than any other company has HOLDEN AT PRINCE RUPERT lions than any other company has ever paid in a single year. Indeed, of 157 companies doing business in the United States, only 12, including industrial, had, up to alnuary 1st, 1909, paid during their entire exist-ence as large a total in dividends as Harry McNeill. ence as large a total in dividends as the sum apportioned by The Mutual Life for 1910.

"I think I have discovered a system to beat the bookles," remarked Mr. Gunson, looking over the top of the morning poper.

'What you need just now is a sys tem to beat the carpets," retorted Mrs. Gunson, decidedly.

NOTICE TO CONTRACTORS

ministrator for part of the County of County of County Cou Atlin comprised within the Skeena and Queen Charlotte Islands Mining Division for leave to swear to the death of the deceased.

Licensed bars did not control the investments here. There was no more necessity for blind pigs than day of July, 1910, at the expiration bars. Law enforcement was what the tion of notice of this order unless in tion of notice of this order unless in the meantime proof is furnished that the said William E. Giroy was alive subsequent to the said 10th day of July; such proof may be given in writing to the Registrar of the Coun-count of Ailin bulden at Prince ty Court of Atlin holden at Prince Rupert at the Court House, Prince Rupert, B.C.

AND IT IS FURTHER ORDERED that the said John Hugh McMullin do publish notice of this order in the Prince Rupert Journal, a newspaper published in Prince Rupert, B.C., for the space of two weeks. F. McB. YOUNG, Judge,

IN THE COUNTY COURT OF ATLEN HOLDEN AT PRINCE RUPERT

IN THE MATTER OF THE "OFFI-CIAL ADMINISTRATORS ACT"

CIAL ADMINISTRATORS ACT AND IN THE MATTER of the estate of Charles H. Roles, Plerangill Giro-lanio, William Black, Joseph Bean-doin, Karl Oweson, Daniel Sulli, van, Antonio Perillo, John Irvine, John L. Samuelson, Edward An-derson, Charles Henry Nelli, James Dinner, Mike Mastriani, Rasmus Knutson, Occar Wappling, K. Fredrikson, Fillipo Petren-tone, Bert Whincup, Dominico Apoline and William E. Gilror, de-ceased intestate. ceased intestate.

TAKE NOTICE that by order of right to put a temptation in the way of any one else. Prince Edward Island had a popu-lation of 103,000. There never were more there. There was not room for Prohibitory law had not de-Antonio Perillo, John Irvine, John L. Samuelson, Edward Anderson, Char-After Mr. Blakemore made his re-quest to be heard, the meeting broke up with the singing of God Save the King. ceased, and all parties having claims against the said estates having claims against the said estates are hereby required to forward same properly verified to me on or before the 23rd day of December, 1910; and all par-1910.

JOHN HUGH McMULLEN, Official Administrator.

THE MATTER OF THE "OFFI-CIAL ADMINISTRATORS ACT" AND

In chambers before his Honour Judge

Young. Dated the 6th day of December, 1910 UPON the application of W. E. Fisher, of counsel for the Official Ad-ministrator for part of the County of Atlin comprised within the Skouna Attin comprised within the Skeena and Queen Charlotte Islands Mining Division for leave to swear to the death of the said deceased. Upon hearing the said John Hugh

THE PRINCE RUPERT JOURNAL

ceased. and

deceased.

1910.

and

To the Electors

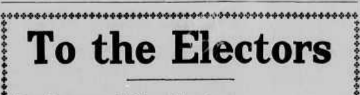
Ladies and Gentlemen :

In response to a largely signed requisition received yesterday asking me to allow my name to be placed in nomination for the office of Mayor of the City of Prince Rupert for the year 1911, I hereby accede to the request and beg to announce myself a candidate.

I will take occasion later on to present my views upon Municipal issues to the electors and in the meantime I would respectfully solicit your support upon the basis of an efficient and progressive administration of the affairs of the City,

Yours respectfully

William Manson Prince Rupert, B.C. December 1st, 1910.



Ladies and Gentlemen :

At the completion of my term of office as Alderman, I have been approached by a number of my colleagues and citizens with the request that I permit myself to be entered in nomination for the office of Mayor for the ensuing year.

After consideration, I have consented to that request, and herewith announce my candidacy.

At public meetings to be held later on to discuss municipal issues, I will present a programme of work, as the basis of my candidature.

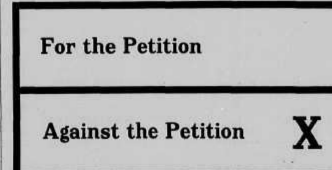
Yours respectfully,

Prince Rupert, B.C. December 1st, 1910.

Form of Ballot Paper

Frank Mobley

Voting on the petition to the Governor-General for the bringing into force of Part II of the Canada Temperance Act.



DIRECTIONS FOR THE GUIDANCE OF VOTERS

The voter will go into one of the 1 If the voter takes a ballot paper compartments, and with a paper out of the polling station, or fraudthere provided, place a cross thus, ently puts any other paper into the McMullin and upon reading the affi-McMullin and upon reading the affi-davit of the said John Hugh McMul-the adoption of the petition (Scott him by the deputy returning officer,

The Westholme

Lumber Company, Ld.

We carry the largest stock of Building Supplies in the North.

Rough and Dressed Lumber

Shingles and Lath

Mouldings and Cases

Doors and Windows

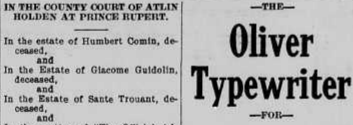
We handle Plaster and Lime at reasonable prices

Get our quotations for all classes of buildings.

FIRST AVENUE

Quotations given on short notice in all lines.

In sworn berein the 5th day of De-cember, 1910. IT IS ORDERED that the said John Hugh McMulin shall be allowed to swear to the death of the said decensed as occurring on the 9th day of May 1995, 14th October 1910. The voter will then fold the ballot, so as to show a portion of the back



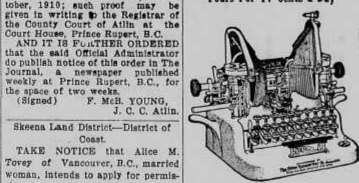
In the matter of "The Official Ad-ministrator's Act." In Chambers, before His Honour Judge Young. Dated the 17th day of November, In the matter of "The Official Ad-Beventeen Cents a Day Please read the headline over again. Then its tremendous signifiagain. Then its tremendous signifi-UPON THE APPLICATION of cance will dawn upon you.

John Hugh McMuilin, Official Ad-ministrator for part of the County of ard visible writer-the most highly

Atlin, for leave to swear to the death of the above-named Humbert Comin, Giacome Guidolin, and Sante Trou-nt, deceased, upon hearing C. V. Bennett, counsel for the Official Administrator, and upon reading the business history-yours for 17 cents affidavits of Isala Comin and Pietre a day!

Fierin respectively, filed herein, IT IS ORDERED that the said Official Administrator shall be al-with scores of such conveniences as lowed to swear to the respective "The Balance Shift"---"The Ruling deaths of the said Humbert Comin, Device"---"The Double Release"---Glacome Guidolin, and Sante Trou-ant, deceased, as having occurred on the 28th day of October, 1910, at the matic Spacer"—"The Automatic Tabargitation of two weeks from the ulator"--"The Disappearing Indica-first publication of notice of this or-der, unless in the meantime proof is furnished that the said Humbert Comin, Giacome Guidolin and Sante Trouant was or were alive subse-quently to the said 28th day of Oc-tober, 1910; such proof may be given in writing to the Registrar of the County Court of Atlin at the

Yours For 17 Cents a Day



J. C. C. Atlin.

Skeena Land District-District of

Coast. TAKE NOTICE that Alice M

woman, intends to apply for permis-

Dated October 17, 1910.

NOTICE TO CONTRACTORS

Graham Island School

sion to purchase the following de-We announced this new sales plan scribed lands .-- Commencing at a recently, just to feel the pulse of the post planted at the N. W. corner of John Furlong's pre-emption and near ment-then 17 cents a day. That people. Simply a small cash pay-Lakelse Lake, thence east 40 chains, is the plan in a nutshell.

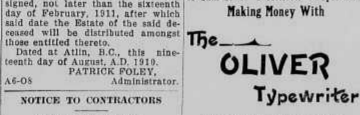
thence north 40 chains, thence west 40 chains more or less to the shore luge of applications for machines The result has been such a deline of Lakelse Lake, and thence that we are simply astounded.

south 40 chains along the shore of The demand comes from people of the Lake to point of commencement, all classes, all ages, all occupations. and containing 160 acres, more or The majority of inquiries has come from people of known financial ALICE TOVEY. standing who were attracted by the

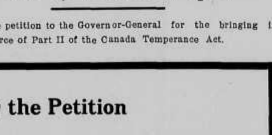
N2 novelty of the proposition. An im-IN THE COUNTY COURT OF ATLIN HOLDEN AT ATLIN pressive demonstration of the immense popularity of the Oliver Typewriter.

In the matter of the Estate of Thom-A startling confirmation of our beas D. Kearns, deceased, intestate All parties having claims against the above Estate are required to for-ward the same, with full particulars thereof, duly verified, to the under-signed, not later than the sixteenth lief that the Era of Universal Typewriting Is at hand.

A Quarter of a Million People are Making Money With



The Standard Visible Writer



SEALED TENDERS, superscribed "Tender for Wharf Approach," will be received by the Honourable the Minister of Public Works up to noon of Monday, the 2nd day of January, 1911, for the erection and completion of an approach to the Prince Rupert Wharf.

Plans, specifications, contract, and forms of tender may be seen on and forms of tender may be seen on and after the 9th day of December, 1910, at the offices of the Government Agent, Prince Rupert; of the Pro-vincial Timber Inspector, Vancouver; and at the Public Works Department,

Victoria, B.C. A guarantee bond in the sum of A guarance bond in the solid of five thousand dollars, to be approved by the Honourable the Minister of Public Works, will be required as security for the faithful performance and completion of the work.

and completion of the work. Each proposal must be accompani-ed by an accepted bank cheque of certificate of deposit on a chartered bank of Canada, made payable to the Honourable the Minister of Public Works, for the sum of \$1,000, which bank be fordeded if the number is indicated. shall be forfeited if the party tende ing decline to enter into contract when called upon to do so, or if he fail to complete the work contracted for. The chaques or certificates of deposit of unsuccessful tenderers will be returned to them upon the execution of the contract.

Tenders will not be considered un-less made out on the forms supplied, signed with the actual signature of the tenderer, and enclosed in the en-velopes furnished.

The lowest or any tender not

The lowest or any tender not necessarily accepted, F. C. GAMBLE, Public Works Engineer. Department of Public Works. Victoria, B.C., 5th Dec., 1910,

IN THE COUNTY COURT OF ATLIN HOLDEN AT PRINCE RUPERT

decensiod as occurring on the 9th day of May 1999, 14th October 1910, 9th May 1999, July 8th, 1910, No-the deputy returning officer, and de-expiration of two weeks from the first publication of notice of this ord-er unless in the meantime proof is furnished that the said Dominico Apoline, Bert Whincut, Fillipo Pet-rentone, K. Frederickson and Harry er unless in the meantime proof is furnished that the said Dominico Apoline, Bert Whincut, Fillipo Pet-rentone, K. Frederickson and Harry If a voter inadverter McNeill were alive subsequent to the dates above mentioned: such proof may be given in writing to the Reg-istrar of the County Court of Atlin holden at Prince Rupert at the Court

House, Prince Rupert, B.C. AND IT IS FURTHER ORDERED

that the said John Hugh McMullin do publish notice of this order in do publish holice of this order in the Prince Rupert Journal, a news-paper published in Prince Rupert, B.C., for the space of two weeks. F. McB, YOUNG, Judge.

SALE OF PROPERTY BY SHERIFF

In the County Court of Atlin: Holden at Prince Rupert. BETWEEN Ward Electric Company,

Plaintiffs, Limited, and

Arthur Heiney. Defendant. PURSUANT to Order of His Honour Judge Young made in the above ac-tion on the 22nd day of November, 3 1910, I shall offer for sale by Public Auction for cash on Wednesday, the 14th day of December, 1910, at 11 o'clock in the forenoon at the Phenix Theatre, Prince Rupert, B.C., the leasehold interest of the Defendant in Lots seven (7) and eight (8), Block twenty-four (24), Section one (1), Prince Lupert, being a lease for five years from the 1st August, 1910, at a monthly rental of one hundred dollars (\$100.00) and the building erected thereon being the Phenix R 23 IN THE MATTER OF THE "OFFI-AL ADMINISTRATORS ACT" AND IN THE MATTER of the estate of William E. Gibroy, Deceased, inte-William E. Gibroy, Deceased, inte-William E. Gibroy, Deceased, inte-William E. Gibroy, Deceased, inte-William Matter E. Gibroy, Deceased, Inte-Matter E. Gibroy, Deceased, Inte-William Matter E. Gibroy, Deceased, Inte-William Matter E. Gibroy, Deceased, Inte-Matter E. Gibroy, Deceased, Inte- R

State. Chambers before his Honour Judge Young, Thursday, the 8th day of December, 1910. URON 31 of the Mechanics Lien Act, Further particulars may be had from Messrs, Fisher & Warton, Soll-citors, Prince Rupert, B.C JOHN SHIP M Judge Young, Thursday, the 8th day of December, 1910. UPON the application of W. E. Fisher, of counsel for the Official Ad-M

If a voter inadvertently spolls a ballot paper, he can return it to the AND DON'T FAIL TO VOTE. proper officer, who, on being satis- EVERY MAN IN TOWN ENTITLED fied of the fact, will give him an- TO VOTE ON THIS QUESTION other.

more than one mark, or places any WILL BE SUBMITTED TO THE mark on it by which he can after- PEOPLE FOR YEARS, AND MEANS wards be identified, his vote will be THE LIFE OR DEATH OF THE vold, and will not be counted. CITY

OFFICE AND

WAREHOUSES

MEANS AGAINST THE SCOTT ACT.

less.

ther. If the voter places on the ballot more than one mark, or places any mark on it by which he can after-PEOPLE FOR YEARS, AND MEANS the more than one mark or places any mark on it by which he can after-PEOPLE FOR YEARS, AND MEANS the more than one mark or places any mark on it by which he can after-PEOPLE FOR YEARS, AND MEANS the more than one mark or places any the more than one mark or places any the places on the ballot SHOULD DO SO. IT IS THE MOST IMPORTANT QUESTION WHICH the proposal must be accom-panied by an accepted bank of deposit on a char-tered bank of Canada, made payable the places of SHOULD DO SO. IT IS THE MOST

which shall be forfeited if the party tendering decline to enter into con-trac, when called upon to do so, or tracted for.

S The lowest or

Inspector of Steam Bollers and Ma-chinery, under the "Steam Bollers Inspection Act, 1901," will be held at the Parliament Buildings, Vic-题 ot later than October 24th, 1910. Salary £139 per month, increasing at the rate of \$5 per worth each year to a maximum of £189. JOHN PECK, No Se Se

Chief Inspector of Machinery, New Westminster, B.C

Secretary to the School Board, Queen Charlotte City: the Government Agent, Prince Rupert; the Mining Recorder, Jedway; and the Depart-ment of Public Works, Victoria. "An Oliver Typewriter in

to the Honourable the Minister of usefulness and absolutely indispen-Public Works, for the sum of \$125, sable in business. Now comes the

The simplicity and strength of the he fail to complete the work con-acted for. The cheques of certi-coming an important factor in the fracted for. The unsuccessful ten-ficates of deposit of unsuccessful ten-derers will be returned to them upon detector as well as a money maker.

derers will be returned to ment upon the execution of the contract. Tenders will not be considered un-less made out on the forms supplied. Our new selling plan puts the Our new selling plan puts the Our new selling plan puts the the threshold of every home in America. Will you close the door of your home or office on

The lowest or any tender not this remarkable Oliver opportunity? necessarily accepted. F. C. GAMBLE, easy offer and a free copy of the new

Public Works Engineer. Oliver catalogue. Address:

R. C. BEAN Prince Rupert Agent General Offices: Oliver Typewriter Building, Chicago, Ill.

CANCELLATION OF RESERVE

NOTICE is hereby given that the toria, commencing November 7th, reserve existing on Crown lands in 1910, Application and instruction the vicinity of Babine Lake, and forms can be had on application to situate in Cassiar District, notice of the undersigned, to whom the former which bearing date June 30th, 1909, was published in the British Colum-or inter than October 24th, 1910 bia Gazette, dated July 2nd, 1908, in cancelled.

ROBERT A. RLNWICK, Deputy Commissioner of Lands. Lands Department, Victoria, B. C., June 16th, 1910 (First insertion July 5.)

8 X Public Works Department, Victoria, B.C., September 7, 1910. EXAMINATION FOR INSPECTOR OF STEAM BOILERS AND MACHINERY

<u>S</u>

S 53

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Examinations for the position of

PROVINCIAL LIQUOR ACT AND ENFORCEMENT

The best evidence of the "bona fides" of the Provincial authorities and of the adaptability of the Act is the record of its enforcement. The following figures are official and up-to-date and show 20 actual convictions and penalties for violations of the Act, as well as 74 refusals or cancellations of licenses "in the public - interest" since August 1st, when the Act came into operation. -

LICENSES REFUSED AND CANCELLED

- 1. W. B. Morris, Spring Hotel, Albert Canon; new application refused as not in public interest.
- 2. D. McRae, Tulomeen Hotel, Tulameen, new application reiused, as not in public interest.
- 3. J. B. Hobson, Hotel, Quesnel Dam new application refused, as not in public interest.
- 4. E. H. Small, Hotel, Canal Flot; new application refused, as not in public inteerst.
- 5. W. D. Duke, Hotel Gordon, Pasha Lake; new application refused, as not in public interest.
- 6. P. La Brash, Hotel Roseberry; new application refused, as not in public interest.
- 7. J. S. Day, Palmer House, Bayne Sound; renewal asked but license cancelled owing to two convictions; applicant not true owner of business.
- 8. J. Piket, Spring Inn, Comox Road; renewal refused; license cancelled as business was not properly conducted.
- 9. D. Dehabour, Grand Hotel, Westbank: new application refused as not in public interest.
- 10. S. Dahl, Control Hotel, Midway, renewal asked, but license cancelled as promises not required for public convenience.
- E. O. Lewis, Smelter Hatel, Boundary Falls; renewal asked, but licence cancelled as promises are not required for public convenience
- 12. T. Bradshaw, Hotel, near Hedley; ronownl asked; application withdrawn and license enncelled
- 13. O. Besner, Hotel, Ekidegate; new application refused as not in public interest.
- 14. C. E. Hayes, Hotel, Stewart; new application refused, as not in public interest.
- 15. F. S. Keeley, Hotel, Stewart; new application refused as not in public interest,
- 16. R. Lindholm, Hotel, Bannock City; new application refused, as not in public interest.
- 17. G. Keves, Hotel, Stawart: new application refused, as not in public interest.
- 18. H. E. Fitzgernld, Hotel, Alberni,

- 19. W. Chamberlain, Hotel, Athalmer; renewal asked, but license cancelled because of misconduct of licenses.
- 20. Stephenson Bros., 100 Mile House, Cariboo Road; renewal asked but license cancelled on account of supplying liquor to Indians.
- 21. W. Hodges, Hotel, Lac la Hache, new application refused, as not in public interest,
- 22. J. B. Beemer, Hotel, Fruitvale; new application refused, as not in public interest.
- F. Brown, Howe Sound Hotel, 23. Bowan Island; renewal asked, but license cancelled by application being withdrawn.
- 24. D. E. Wallace, Colonial Hotel, Soda Creek; renewal asked, but license cancelled owing to insufficient accommodation for the travelling public.
- 25. Mrs. F. Stetson, Ship Hotel, Esquimali; renewal asked, but license cancelled as account of premises not being properly conducted.
- 26. O. Jackcon, Hotel, Fife; new application rotused, as not in pub-He interest
- 27. G. G. Humilton, Hotel, Beaver Luke; new application refused, as not in public interest.
- 25. H. A. Mnithew, Hotel, Sheep Creek; new application refused as not in public interest.
- J. Dick, Hotel, Granite Bay; new application refused as not in public interest.
- 30. J. E. Gilmore, Hotel, Stewart, new application refused, as not in public interest,
- 31. J. Levy, Wholesale license Stewart; new application refused, as not lu public interest
- W. S. P. Clark, Wholesale Ifcense, Stewart; new application refused as not in public interest. Crew & Flexman, Wholesale II-
- cense; new application refused, as not in public interest. 34. I. W. Brown, Hotel, Osoyoos;
- new application refused as not in public interest.
- A. McQueen, Wholesale license, Prince Rupert; new application refused an not in public interest. F. Shephord, Hotel, Soda Creek, transfer refused and license cancelled owing to insufficient

- 37, P. R. Fleming, Hotel, Prince, Rupert; new application refused as not in public interest.
- J. E. Taylor, Hotel, Edgewood; new application refused, as not in public interest.
- 39. J. J. Jackson, Hotel, Sooke; new application refused, as not in public interest.
- 40. W. E. Norris, Hotel, Sprout Lake; new application refused as not in public interest.
- 41. H. Creech, Hotel, Copper City; new application refused, as not in public interest.
- 42. W. Hoult, Hotel, Port Harvey; new application refused, as not in public interest.
- 43. R. Berteaux, Hotel, Port Kusam, new application refused, as not in public interest.
- 44. A. Beaton, Hotel, Stewart; new application refused, as not in public interest.
- 45. H. P. Gibson, Hotel, near Stewart; new application refused, as not in public interest.
- 46. I. P. Dunlevy, Hotel, Stewart; new application withdrawn,
- A. Barrett, Hotel, Texada Island transfer refused because applicant had not been one year in the province.
- 48. L. Nevin, Hotel, Rosebery; new application refused as not in public interest.
- 49. J. Ward, Hotel, Kitsuminlum, new application refused, as not in public interest.
- 50, P. McConnell, Hotel, Waldo; transfer refused as not in public interest.
- 51. P. St. John, Hotel, Waldo; license cancelled because business was not properly conducted.
- 52. J. A. McMaster, Union Hotel, Eholt; transfer refused and Hcense espectied na business win not properly conducted
- Prese & Stewart, Matel, Consult Charlotte CHy: new application white with draw
- 54. E. Mohbu, Botel, Cerraid; new application was refused on not in public interest.
- Wellwood; Hotel, West-55. G. bridge; new application refused, as not in public interest.

- 57. G. Hambly, Hotel, Skeens river; new application refused as not in public interest.
- 58. D. McRae, Hotel, Tulameen; new application refused, as not in public interest.
- B. C. Mills, Timber & Trading Co., Ltd., Hotel, Rock Bay; license cancelled, as not in public interest.
- Frank Cameron, Hotel, Quesnel, 60. license cancelled, as licensee had ceased to reside on premises.
- M. W. Worden, Hotel, Squamish, new application refused, as not in public interest,
- 62. C. W. Davey, Halfway House; transfer refused.
- Alex Simpson, Halfway House; license cancelled as not in public interest.
- 54. S. E. Mostyn Hoops, Hotel, Soda Creek; license cancelled because of insufficient accommodation for travelling public.
- 65. D. A. Foster, Hotel, Soda Creek; Heense cancelled because of insufficient accommodation for travelling public.
- 66. G. H. Murhard, Hotel, Whitewater; licetize cancelled because hotel premises were destroyed by fire.
- 67. A. Bremner, Hotel, Sheep Creek, new application refused as not la public interest.
- 68. A. Campbell, Cosmopolitan Hotel, Moyie; license cancelled because hotel premises were deptroyed by fire,
- 69. J. Marshall, Hotel, Kitchener; license cancelled because hotel business was not properly conducted.
- 70. F. Food, Wholesale license, Merthit; now application was withdrawn.
- W. M. Ludlow, Hotel, Denora; 7.7. license enncelled as hotel busiress was not properly conduct-
- A. McConnell, Hotel Underwood, chapped license capcolled because l'enzace was not residing on lotal premises.
- 72. Hotol Underwood Co., Chase; transfer of license refused. G. McMurren, Hosmer; new ap-74.

renewal asked but license cancelled on account of supplying liquor to intoxicated person.

accommodation for travelling public.

56: D. Spratt, Hotel, Heffley Creek; license cancelled owing to rallway construction in vicinity.

plication for wholesale license refused as not in public interest.

Convictions Under the New Liquor License Law

August 12, 1910 .- Archibald Bremnor, Sheep Creek Hotel, selling without license, fined \$300.

W. J. Lappam, Colonial Hotel, selling liquor to a person under the influence of liquor, fined \$100.

W. McInnes, selling liquor without license; Jas. Davidson, selling liquor without license. Both convicted and each sentenced to one year's imprisonment, Operation of sentence suspended for two weeks.

William McIntyre, Coldwater Hotel, selling liquor during prohibited hours, fined \$100.

vending to one person more than one imperial quart of liquor in hotel premises, fined \$100.

Hotel, selling more than one imperial quart of liquor in hotel

premises to one person, fined \$100. October 4, 1910 .--- Telegram from Chief Constable Maitland Dougall: 'Four 'blind pigs' Sealey Landing. Convictions secured. Fines aggregated one thousand and fifty dollars."

October 7, 1910 .- The Sidney & Nanaimo Transportation Co., Ltd., steamer "Iroquois," convicted of selling liquor at Ganges Harbor, fined \$150.

October 7, 1910-Lilloost, Victoria Hotel, charged with selling liquor during prohibited hours. Dismissed by the presiding magistrate, Mr. S. J. Gibbs, on payment of costs.

N.B.-Mr. Gibbs was subsequently relieved of his Commission as a Justice of the Peace.

October 24, 1910 .- Hosmer, A. P.

Lund, unlawfully selling liquor. Convicted and fined \$200. Liquor destroyed.

- November 14, 1910,---Renata, Lower Arrow Lakes, Aaron Abraham and Poter Abraham, unlawfully selling liquor. Fined each \$100 and costs.
- October 22, 1910 .- Skeena River, George Hambly of Hambly's Landing, unlawfully selling liquor. Convicted and fined \$300.
- Okanagan Mission, Bellevus, Hotel, selling liquor during prohibited hours. Convicted and fined \$20.
- Okanagan Landing, Strand Hotel, selling liquor to Indian. Convicted and fined \$50.
- Merritt, Coldwater Hotel, charged with having view of barroom obstructed on Sunday (window blind down). Convicted and fined \$100.

Art. Clemes, Cleme's Hotel, act of

H. F. Burton, bartender Cleme's