

THE DAILY NEWS

PRINCE RUPERT - BRITISH COLUMBIA

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H. F. PULLEN, MANAGING EDITOR.

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DAILY EDITION. Friday, February 6, 1920.

Lord Grey is Still A World Statesman.

When Lord Grey left the United States where he had been British Ambassador to Washington, there were many surmises as to the reason for his sudden departure. Now it is all cleared up. He went to give personal advice to the heads of the Allied governments in regard to settlement of the difficulty over the signing of the Peace Treaty and the entry of the United States into the League of Nations.

It seems to be a foregone fact that the Democrats will be defeated at the next election. Already the Republicans are in a majority at Washington, but under the inelastic form of government at the American capital there is a president with wholly different views from Congress. Having in view this condition, Lord Grey went to Europe to urge compliance with the request of the United States in certain respects. What he suggests is a compromise. He was in close touch with the situation in the United States and he is also in the confidence of the ruling powers of Europe. For that reason his advice is likely to be taken.

Useless Ravings Regarding Exchange.

It is useless to rave at the United States regarding the present condition of the exchange market. That country is worse hit than Canada or Great Britain. Every country interested is inconvenienced, but the nation that suffers most is the United States. If she cannot sell her goods, how can she prosper? She manufactures much more than she can use and unless she can sell in the markets of the world, her factories must close. Already she is feeling the effect to some extent and conditions will soon get worse and some action will have to be taken to set matters right.

Those who require goods manufactured in the United States will have to wait until the exchange is improved. Present rates are almost prohibitive. In the meantime we can look on with complacency for, while we are inconvenienced, we do not suffer to any extent. It should not take long to set matters right.

Are Combining to Keep up Prices.

Some of the grocers are combining to keep up prices, and they are to be charged with the offense before the Board of Commerce. If they are over charging, it is quite the correct thing to punish them, but if they are after a legitimate profit, there should be no offense.

Nearly all businesses in nearly all cities combine to set prices. Under modern conditions it has to be. The one-price system makes it necessary. The labor unions also combine to set the price at which they will sell their labor, the farmers combine to say at what price they will sell their wheat. Possibly the fruit growers are among the worst offenders. They get together in their associations and refuse to sell a pound of fruit at less than the price they themselves set. This is an age of getting together, of amalgamating interests, of team work, and while there will be found many injustices connected with it, the system is bound to win out in the long run.

Combines Should Be Supervised.

We do not think that combines of any kind should be given a free hand. They should be supervised. The Government should have some say in setting the prices, just as they control the railway rates. Too much profit is made on many articles, but there is little to be gained by stopping firms combining. It is simply putting back the hands of the clock.

We shall have to get used to big combinations if we ever expect to eliminate private ownership. It will take years of training in big business to make us fit to run the affairs of the community under one head.

ANOTHER VICTIM OF RHEUMATISM

Entirely Well After Six Weeks'
Treatment With "FRUIT-A-TIVES"



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"I was for many years a victim of that terrible disease, Rheumatism. In 1913, I was laid up for four months with Rheumatism in the joints of the knees, hips and shoulders, and was prevented from following my work, that of Electrician.

I tried many remedies and was under the care of a physician; but nothing did me any good. Then I began to take 'Fruit-a-tives' and in a week I was easier, and in six weeks I was so well I went to work again.

I look upon this fruit medicine, 'Fruit-a-tives', as simply marvellous in the cure of Rheumatism, and strongly advise everyone suffering with Rheumatism to give 'Fruit-a-tives' a trial."

AMEDEE GARCEAU.

50c. a box, 6 for \$2.50, trial size, 25c.
At all dealers or sent postpaid by
Fruit-a-tives Limited, Ottawa, Ont.

LAND REGISTRY ACT (Sections 36 and 134.)

Re Application No. 11085-1. File 6207.
TAKE NOTICE that application has been made to register Edward H. Mortimer, of Prince Rupert, B. C., as owner in fee under a Tax Sale Deed from the Collector of the City of Prince Rupert, bearing date the 19th day of July, 1918, of ALL AND SINGULAR that certain parcels or tract of land and premises situate, lying and being in the City of Prince Rupert, more particularly known and described as Lot Seven (7), Block forty-one (41), Section Eight (8), (Map 923). You are required to contest the claim of the tax purchaser within 35 days from the date of the service of this notice (which may be effected by publication in the Daily News), and your attention is called to section 36 of the "Land Registry Act" with amendments, and to the following extract therefrom:—

"and in default of a caveat or certificate of his pendens being filed before the registration as owner of the person entitled under such tax sale, all persons so served with notice, and those claiming through or under them, and all persons claiming any interest in the land by virtue of any unregistered instrument, and all persons claiming any interest in the land by descent whose title is not registered under the provisions of this Act, shall be for ever estopped and debarred from setting up any claim to or in respect of the land so sold for taxes, and the Registrar shall register the person entitled under such tax sale as owner of the land so sold for taxes."

AND WHEREAS application has been made for a Certificate of Indefeasible Title to the above-mentioned lands, in the name of Edward H. Mortimer.

FURTHER TAKE NOTICE that at the same time I shall effect registration in pursuance of such application and issue a Certificate of Indefeasible Title to the said lands in the name of Edward H. Mortimer unless you take and prosecute the proper proceedings to establish your claim, if any, to the said lands, or to prevent such proposed action on my part.

DATED at the Land Registry Office, Prince Rupert, B. C., this 20th day of August, A. D. 1919.

H. F. MACLEOD,
District Registrar of Titles.
To Paul Hartman, Esq.,
Care Royal Bank of Canada,
Prince Rupert, B. C.

LAND REGISTRY ACT (Sections 36 and 134.)

Re Application No. 11484-1. File 6304.
TAKE NOTICE that application has been made to register Stephen B. Adams, of Prince Rupert, B. C., as owner in fee under a Tax Sale Deed from the Collector of the City of Prince Rupert, bearing date the 23rd day of October, 1919, of ALL AND SINGULAR that certain parcels or tract of land and premises situate, lying and being in the City of Prince Rupert, more particularly known and described as Lot Three (3), Block Eight (8), Section One (1), (Map 923).

You are required to contest the claim of the tax purchaser within 35 days from the date of the service of this notice (which may be effected by publication in the Daily News, Prince Rupert, B. C.), and your attention is called to section 36 of the "Land Registry Act" with amendments, and to the following extract therefrom:—

"and in default of a caveat or certificate of his pendens being filed before the registration as owner of the person entitled under such tax sale, all persons so served with notice, and those claiming through or under them, and all persons claiming any interest in the land by virtue of any unregistered instrument, and all persons claiming any interest in the land by descent whose title is not registered under the provisions of this Act, shall be for ever estopped and debarred from setting up any claim to or in respect of the land so sold for taxes, and the Registrar shall register the person entitled under such tax sale as owner of the land so sold for taxes."

AND WHEREAS application has been made for a Certificate of Indefeasible Title to the above-mentioned lands, in the name of Stephen B. Adams.

FURTHER TAKE NOTICE that at the same time I shall effect registration in pursuance of such application and issue a Certificate of Indefeasible Title to the said lands in the name of Stephen B. Adams unless you take and prosecute the proper proceedings to establish your claim, if any, to the said lands, or to prevent such proposed action on my part.

DATED at the Land Registry Office, Prince Rupert, B. C., this 26th day of November, A. D. 1919.

H. F. MACLEOD,
District Registrar of Titles.
To Alfred O. Brandt, Esq.,
Spokane, Wash.

Two-color window cards take the eye quickly. See them at the News Job Department.

MAIL SCHEDULE

For the East.
Mondays, Wednesdays and Saturdays at 10:30 a. m.

From the East.
Sundays, Tuesdays and Thursdays at 7 p. m.

For Vancouver and South.
Tuesdays 7 p. m.
Thursdays 11 p. m.
Saturdays 10:30 a. m.

From Vancouver and South.
Sundays 10 p. m.
Wednesdays 10:30 a. m.

For Anyox and Alice Arm.
Sundays 11 p. m.
Wednesdays 11 p. m.

From Anyox and Alice Arm.
Tuesdays p. m.
Thursdays p. m.

For Port Simpson, Arrandale, Mill Bay, Wales Island and Naas River.
Sundays 11 p. m.

From Pt. Simpson, Arrandale, Mill Bay, Wales Island and Naas River.
Tuesdays p. m.

Queen Charlotte Islands:
For Massett, Port Clements and Upper Island points:
Jan. 22; Feb. 5 and 19.

From Massett, Port Clements and Upper Island points:
Jan. 23; Feb. 6 and 20.

For Skidegate, Queen Charlotte City and Lower Island points:
Jan. 24; Feb. 7 and 21.

From Skidegate, Queen Charlotte City and Lower Island points—
Jan. 20; Feb. 3 and 17.

For Skagway and the Yukon.
January 19.

From Skagway and Yukon.
January 23.

Stewart, Maple Bay and Swamp Point.

FOR

January 21; February 4, and 18.

FROM

January 22; February 5 & 19.

When you have read the news

look through the classified column

on Page 5.

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.. of ..

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Dr. Bayne

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