

Friday, March 12, 1920.

SAVES NERVES



"Wee MacGregor" DRAG SAW

The Original Light Weight, Portable, Gasoline Operated Drag Saw and Power Plant.

(Frequently Imitated—Never Equalled)

This is an exact reproduction of the only original and genuine "WEE MacGREGOR" Gasoline Operated Drag Saw and Power Plant. Look for the name "WEE MacGREGOR" on the engine plate. It is your assurance of "the genuine," the only original drag saw with its own exclusive 14 particular useful and economical features. Adopted by the Federal and Provincial Governments for use in the Fisheries, Agricultural and Forestry Branches. Testimonials from its users among the many large logging concerns, land clearing companies and others, will be gladly furnished. Write for our new descriptive illustrated folder, mentioning this advertisement.

WEE MacGREGOR MANUFACTURING CO.
Granville Street Vancouver, B.C.

The "WEE MacGREGOR" 4 h.p. engine, with pulley attachment, will run a feed cutter, circular saw, chain or separator.

ANNOUNCEMENT!

We have **INSTALLED** a Modern

Dry Cleaning and Pressing Plant

To the well dressed man this will be welcome news. Our modern methods make your clothing look like new. We remove spots and stains without injury to fabric or color. Have your clothes pressed and cleaned regularly---look prosperous!

Our Suit Club enables you to do this at a moderate cost.

MAY WE SERVE YOU?

Canadian Steam Laundry
Dry Cleaning Dept. Phone 8

FOR SALE

Five-roomed house and two lots on Overlook Street. Splendid view. Well cultivated garden.

\$1,600.00

One-third cash, balance one and two years at 7 per cent.

DAVID H. HAYS
General Real Estate Agent.
Corner Second Avenue and Second Street.
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NOTICE TO FISHERMEN

BIG SUPPLY OF FRESH BAIT and Ice

At **BUTEDALE CANNERY**

WESTERN PACKERS, LIMITED
Butedale, B.C.

Subscribe for The Daily News

ALD. PERRY ON SCHOOLS

Defends His Attitude in Regard to Criticism of Building Estimates.

DID NOT USE INCORRECT GRAMMAR AT COUNCIL

Aldermen Should Have Been Given More Detail of Proposed Expenditures.

To the Editor:—A friend of mine told me yesterday that THE MAN IN THE MOON is made of green cheese. Believing this to be true, I make bold to analyze the strange mixture bound up in your editorial of yesterday, in which you observed that "the assessment is something that will make the people think seriously, and watch well every move made." Added to this your "Man in the Moon" reflections of today, in which you try to make clear that a certain alderman is trying to run the town simply because he has been trying to throw light on seemingly ill-considered expenditures, display a strange and cheesy mixture indeed.

I am desirous to repudiate the atrocious grammar attributed to me in the Empire of Tuesday, as having been expressed at Monday's council meeting; also to offset the suggestion made that I was in any way anxious to see a restraining order served upon the local School Board to prevent that body from building on a site it had selected.

I am not questioning the right of the School Board to select a school site, nor am I challenging the prerogatives and powers of the said board. I am, however, determined that, so far as I am concerned at least, the School Board shall keep within the bounds of law and reason, and expend the public funds as a responsible public body with the knowledge and acquiescence of the rate payers.

Against Injunction.

I am not opposed to the building of a school on the site selected, for I am aware that the School Board has absolute authority in such a matter. The question of a restraining order was first broached by the mayor. My position was that since the mayor had, on the vote of the Council, obtained a legal opinion, for which the city had paid, I considered it proper to inquire as to the outcome, nevertheless I was not in favor of such a course. Such an inquiry should not be misconstrued to make it appear that I want a restraining order served on the Board.

The School Law is so clear that a child can understand it. Here the powers and duties of the Board are briefly and clearly outlined. It stipulates that, following an election of a council, the School Board shall prepare their estimates for the year. These are classified as "Ordinary" and "Extraordinary." Ordinary estimates are those having to do with school expenditure in a current way, while extraordinary expenditures are those which embrace say a new building, etc.

When in January, 1919, the board submitted the estimates for 1919, part of the amount asked for was for extraordinary expenses, requisitioned as such. The fact that the board could then make distinction between ordinary and extraordinary expenditures is prima facie evidence that the board was familiar with school law.

Estimate Requirements.

The School Law further provides that in submitting estimates for the consideration of the city council, these shall be classified as follows:—

A. Site.
B. Buildings.
C. Furnishings and equipment.
D. Alterations and improvements.
E. Extraordinary requirements; also that the Council shall consider and determine under each class separately, and shall either approve or disapprove, notifying the Board of its decision within a week.

The question of a site was voted on and settled. A building was asked for, to cost \$150,000, and this was provided for by by-law and passed upon by the public.

No estimates were prepared and presented with regard to furnishings and equipment, nor for extraordinary requirements. During the passage of the by-law through its various stages in the Council, I repeatedly asked for

information concerning the intentions of the School Board in respect of furnishings and equipment, and extraordinary requirements, by which I means the following, viz:—

Furnishings and equipment, \$14,000.
Architect (estimated), \$7,000.
Deduction on sale of bonds, estimated 10 per cent, \$15,000.
Exchange, if bonds sold in the United States as before, estimated 10 per cent, \$15,000.
Leveling grounds, \$2,000.
Sewer to Hays Creek or Cow Bay, School proportion, say, \$10,000.
Extras on building, estimated, \$20,000.

Added to this the removal pipe line since asked, \$7,000.

Total \$ 90,000
Added cost of school 150,000
Total approximate cost for bond flotation \$240,000

I was disdainfully referred to school law, and informed that the Council had no authority over the School Board or the matter of school expenditure. I found it difficult to connect these assertions with the School Law itself, and no one seemed to be sufficiently posted on the School Law to be able to follow intelligently the passage of the by-law. In fact, while, verbally, ex-Alderman Kirkpatrick led the Council to believe (she representing the School Board) that the \$150,000 was intended to cover the cost of the building, furnished and equipped, in practice the by-law was prepared providing that a building only be erected at the cost mentioned.

Entire Cost.

I believe that when the public (continued on Page Four.)



Fenders for Freight of Supplies for the Yukon Telegraph Line.

SEALED TENDERS addressed to the undersigned, and endorsed "Tender for Packing Supplies," will be received until 12 o'clock noon, Thursday, April 15, 1920, for the packing of material and supplies for points along the Yukon telegraph line between Hazelton and Atlin, in the course of the seasons 1920, 1921 and 1922.

Forms of tender and specification may be obtained from the Superintendent of Government Telegraphs, Vancouver, B.C., District Superintendent Government Telegraphs, Victoria, B.C., and from the Government Telegraph Agents at Ashcroft, B.C., Quesnel, B.C., Hazelton, B.C., and Telegraph Creek, B.C.

Persons tendering are notified that tenders will not be considered unless made on the printed forms supplied and signed with their actual signatures stating their occupations and places of residence.

Each tender must be accompanied by an accepted cheque on a chartered bank, payable to the order of the Honourable the Minister of Public Works equal to ten per cent (10 p.c.) of the amount of the tender, which will be forfeited if the person tendering declines to enter into a contract when called upon to do so, or fail to complete the work contracted for, if the tender be not accepted the cheque will be returned. War Loan Bonds of the Dominion will also be accepted as security, or War Bonds and cheques if required to make up an odd amount.

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

By order,
R. C. DESROCHERS,
Secretary.
Department of Public Works,
Ottawa, February 14, 1920.

Newspapers will not be paid for this advertisement if they insert it without authority from the Department.—89807.

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 parcel or tract of land and premises situate, 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 pending being filed before the registration as owner of the person entitled under such tax sale, all persons claiming any interest in the land so sold for taxes, 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 barred 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.

AND WHEREAS on investigating the title it appears that prior to the 9th day of October, 1918, (the date on which the said lands were sold for overdue taxes), you were the registered owner thereof.

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, of 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. 1919.

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

Harry Hanson's Patent

Patent Office, Ottawa, January 27, 1920.

Sir,—I am directed to acknowledge receipt of your letter of the 17th inst. on the subject of Canadian patent No. 162632, granted to you on the 18th May, 1915, for a "Water Heater" and in reply to inform you that this patent was not made subject to the conditions of Section 44 of the Patent Act, (compulsory licence system) and is governed by Section 38 of the said Act, an extract from which I beg to enclose herewith.

I am also to inform you that the fee for the second six years term has not yet been paid, but it does not come due until the 18th May, 1921. The required amount is \$20.00 and a covering letter referring to the patent by date and number, and stating the purpose for which the remittance is made is all that will be necessary.

I have the honour to be,

Your obedient servant,
(Signed) W. J. LYNCH,
Chief of the Patent Office.

Harry Hanson, Esq.,
139 Second Avenue,
Prince Rupert, B. C.

With regard to the above letter, I wish to say that as I have complied with section and paragraph 38 of the Patent Act, and therefore do not come under Section 44 of the said Act, and as I am equipped and willing to install, make and sell said "Water Heater" to any and everybody, I therefore according to law can, and hereby do withdraw the privileges of others making these water heaters.

I am willing to negotiate for an agency to make my water heater, with anyone willing to pay the royalty of \$2.00 on each one installed on the distinct understanding that a year's guarantee goes with it.

Harry Hanson
"The Reliable Plumber"
Phone 489 139 Second Avenue
PRINCE RUPERT, B. C.

If you want to get rid of that Cold quickly take

PENSLAR
Cherry Cough Balsam

A combination of wild cherry bark, wine of antimony, blood root, benzoic acid and pure cane sugar. It tends to give immediate relief by clearing the air passages of the obstruction.

There is no morphine, cocaine or other habit-forming drugs in Penslar Cherry Cough Balsam and for your protection the exact formula is on the label. We can recommend it as being most effective.

For children, we recommend Penslar Children's Cough Syrup made for their particular needs.

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PRINCE RUPERT DRUG CO.
THIRD AVENUE PHONES 134 & 117



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NEW MARINE WAYS

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Equipped for building and repairing all classes of boats up to 100 feet in length.

WOODWORKING, BLACKSMITHING AND MACHINE SHOPS.
Best equipped plant in Central British Columbia.

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Phone Red 391 Phone Green 153

LAND ACT (Form No. 9.)
FORM OF NOTICE.

PRINCE RUPERT LAND DISTRICT, DISTRICT OF CASSIAR.

TAKE NOTICE that Lenora Mabel Smith, of Duncan, British Columbia, occupation Spinster, intends to apply for permission to purchase the following described lands: Commencing at a post planted at a point on high water line on the Western shore of the Portland Canal, on the North Boundary of Lot 434, Cassiar District, in the Province of British Columbia, distant south 35 degrees, 06 minutes East, one thousand three hundred and thirty-six and five tenths feet from the northwest corner of Lot 434; thence south 85 degrees, 06 minutes East, two hundred feet; thence south 8 degrees, 12 minutes West, eight hundred and ten feet; thence North 84 degrees, 55 minutes West, two hundred and ninety-seven feet; thence following the high water line northerly to point of commencement.

Area approximately four and a half acres more or less.

LENORA MABEL SMITH, by her agent, A. A. Forsyth.
Date 8th January, 1920.

LAND ACT.

Notice of Intention to Apply to Purchase Land.

In Vancouver Land District, Recording District of Coast, Range III., and situate on the west coast of Calvert Island, near its north end.

Take notice that Mark Smaby of Ocean Falls, B. C., occupation logger, intends to apply for permission to purchase the following described lands:—

Commencing at a post planted one half mile north of N.W. cor. Lot 897; thence north 40 chains; thence west 40 chains; thence south 40 chains, and containing 160 acres, more or less.

MARK SMABY
Dated December 29th, 1919

LAND ACT

VANCOUVER LAND DISTRICT—DISTRICT OF COAST, RANGE III.

TAKE NOTICE that J. C. Clausen of Ocean Falls, B. C., occupation superintendent of logging, intends to apply for permission to lease the following described lands:—

Commencing at a post planted 2 1/2 miles N. a northerly direction from the northwest corner of Lot 897 on the west coast of Calvert Island; thence north 40 chains; thence west 40 chains; thence south 40 chains; thence east 40 chains to point of commencement and containing 160 acres, more or less.

J. C. CLAUSEN.
Date January 21st, 1920.

FOREST RANGERS

An examination for Rangers in the Forest Branch of the Lands Department will be held in the Court House, Prince Rupert, on March 3rd, 1920.

The examination will be partly written and partly oral. The questions will be mainly on logging, cruising, surveying, forest protection, etc., but will also test candidates' ability to prepare reports. Physical ability and good character are absolute requirements.

Candidates must be British Subjects, resident in Canada for at least one year and not more than 50 years of age. Minimum salary \$1,500.00 per annum.

Returned soldiers, with the necessary qualifications will receive preference.

Applications to take examination will be received up to the day of examination by the District Forester, Prince Rupert, from whom application forms may be obtained. All statements made by applicants as to experience, education and fitness are subject to verification by Examination Board.

W. H. MACINNIS,
Civil Service Commissioner,
Parliament Buildings,
Victoria, B. C.
7-14-21

NAVIGABLE WATERS PROTECTION ACT.
H. S. C. Chapter 115.

The Kleanza Company, Limited, of U.S.K. British Columbia, hereby gives notice that it has under section 7 of the said Act, deposited with the Minister of Public Works at Ottawa, and in the office of the District Registrar of the Land Registry District of Prince Rupert, Prince Rupert, British Columbia, a description of the site and the plans of reversible Aerial Ropeway over the Skeena River, proposed to be built over the said Skeena River at U.S.K. British Columbia, the supporting towers of the said Ropeway to be located on District Lots numbered 1437 and 833, Range 5, Coast District.

AND TAKE NOTICE that after the expiration of one month from the date of the first publication of this notice, the said Kleanza Company, Limited, will under section 7 of the said Act, apply to the Minister of Public Works at his office in the City of Ottawa, for approval of the said site and plans, and for leave to construct said Aerial Ropeway.

Dated at Prince Rupert, B. C., this 31st day of January, A.D. 1920.

KLEAZNA COMPANY LIMITED,
Patmore & Fulton, Solicitors.