

THE DAILY NEWS

PRINCE RUPERT - BRITISH COLUMBIA
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H. F. PULLEN, MANAGING EDITOR.

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DAILY EDITION.

Tuesday, June 29, 1920.

**Trying to Put Lid
On the Cabarets.**

Another effort is being made to put the lid on the cabarets. The bars too are to be somewhat curtailed in their activities, if the bylaw which was passed last night by the City Council becomes law. It has to be reconsidered and finally passed at the next meeting of the City Council. Then the question will be whether or not it can be broken by the courts.

Take away from the cabarets their singing and dancing, their near beer, and make them open to view of the people who pass to and fro on the streets, and much of their attractiveness would be gone. Take away the girls from the cabarets and bars and the cabaret is destroyed and the bar will languish and die.

**Alderman Perry
And New Bylaw.**

Apparently Alderman Perry does not like the new bylaw. He commenced expressing himself at the meeting of the City Council last night, but was ruled out of order.

At a meeting, such as that of the City Council it is not in order to discuss any subject when there is no motion before the house. When Alderman Perry commenced to speak last night the committee had just reported and the motion to read the bylaw a third time had not been moved. Directly the alderman had been voted down and not allowed to speak, the third reading was moved and that would have been the time for him to express himself on the general provisions of the measure, at as great a length as he pleased. He says, however, that he will shoot his bolt on the motion for reconsideration and final passing.

We know nothing about the right or wrong of what Alderman Perry was about to say because he did not say it. We do not know why he disapproved of the bylaw, but we believe he should be given every opportunity to discuss this public question, whether we agree with him or not. There is nothing to be gained by refusing him an opportunity to speak his mind. Naturally the mayor and aldermen were tired of the bylaw last night after having discussed it in detail. In that case they should have simply reported it and left it at that, not tried to rush it through another stage without discussion. The intention of the provision for various readings of bylaws is that they shall not be rushed too quickly but that every opportunity shall be given for full and free consideration and discussion. It has become a habit to try to get through measures of this kind with undue haste. Then when they are upset later there is additional expense and labor involved.

**Interesting Events
Proceeding Today.**

Two interesting events are proceeding today. There is the Oliver-Elliott libel suit being tried at Victoria and the Democratic Convention being held at San Francisco. In the former the reputation of the Premier of the Province is at stake; in the latter the fate of one of the big political parties of the United States may be decided. Both are important to us. Naturally we are more interested in our premier than in the President of the United States, but we are such close neighbors of the States and our business relations are of such an intimate nature that what concerns them concerns us.

DENTISTRY

of the Highest Grade and Lowest Cost

EXTRACTION
of
TEETH
in a scientific
manner
Lady Assistant.

**Crown, Bridge
AND
Platwork**
Get My Prices
and
Compare Them.

Dr. JOS. MAGUIRE

MEMBER OF THE B.C. DENTAL COLLEGE
DENTIST Open Evenings
9 to 12 and 1 to 6 Sunday by Appointment
7 & 8 SMITH BLOCK. PHONE 575

When in Town,

Come to the

SVEA POOL ROOM

Near Beer, Soft Drinks, Cigars and Cigarettes

E. Petersen Proprietress

**STOPPED HER
HEADACHES****Years Of Suffering Ended
By "Fruit-a-tives"**

112 HAZEN St., St. John, N.B.
"It is with pleasure that I write to tell you of the great benefit I received from the use of your medicine "Fruit-a-tives", made from fruit juices. I was a great sufferer for many years from Nervous Headaches and Constipation. I tried everything, consulted doctors; but nothing seemed to help me until I tried "Fruit-a-tives".

After taking several boxes, I was completely relieved of these troubles and have been unusually well ever since". Miss ANNIE WARD.

50c. a box, 8 for \$2.50, trial size, 25c.
At all dealers or sent postpaid by
Fruit-a-tives Limited, Ottawa.

**TROPHY GIVEN FOR
RIFLE SHOOTING**

Dominion Rifle Association Recipient from W. C. Macdonald, Reg., Inc.

MONTREAL, June 28.—A challenge trophy has been presented by W. C. Macdonald, Registered, Incorporated, for rifle competitions in Canada the prize being accompanied by permanent cash additions to be paid by the company. The challenge trophy is the "Brier" shield, which will be presented to the Dominion Rifle Association, and which is now in course of making here.

This is a sterling silver shield, mounted on a mahogany base, the shield being about two feet high and eighteen inches wide, of decidedly beautiful design and embossed with rifle competition scenes in heavy relief. It will be a permanent challenge trophy for the Dominion Rifle Association, with a suitable inscription bearing the name of the donors and the date 1920, the whole being surrounded by a wreath along the edges, one side maple leaves and the other laurels, while at the base are two rifles crossed behind a target, while at the top is a scroll, "Macdonald's Brier Shield."

The shield, which is valued at \$500, will be open for competition as an annual challenge trophy, to be competed for at the Dominion of Canada Rifle Association, annual prize meetings at Ottawa, open to all members of the D.G.R.A., and will be held each year in charge of the officer commanding the winning team.

Provision has been made by the D.G.R.A. that each team competing for the trophy shall consist of eight men from any rifle association, to be competed for, ten shots at 300 and ten shots at 600 yards.

In addition to the shield to the winning team, the Macdonald Reg., Inc., will each year donate \$1,000 to be divided in prizes among the 182 best competitors, with five team prizes. The team prizes will run from \$36 down, while the individual prizes will run from \$25 for the best scorers down to \$4 for the lower prize winners.

\$500 Yearly for P.Q.R.A.
Besides this challenge trophy and series of cash prizes for the D.G.R.A., the W. C. Macdonald, Registered, Inc., have donated to the Province of Quebec Rifle Association an annual subscription of \$500 to be shot for annually at their prize meetings at the Pointe aux Trembles ranges to be known as "Macdonald's Brier Match." To this the P.Q.R.A. has decided to add \$75 annually as team prizes.

The "Macdonald's Brier Match" will be shot for annually, with ten shots each at 300 and ten shots at 600 yards, these matches to be open to all members of the P.Q.R.A.

In recognition of these hand-some donations from the W.C. Macdonald, Registered, Incorporated, the councils of the Dominion and Province of Quebec Rifle Associations have sent letters expressing their warm gratitude to the company.

PUBLIC NOTICE.

We, the Undersigned, have taken over the Yokohama Cafe from Magoichi Fukuyama and Tamaji Nagamatsu. All accounts owing up to this date will have to be collected from the former owners. We will not be responsible for any accounts after this date, except those authorized by ourselves. 162

(Signed) DANG HO,
LEW SHONG WAY.

Prince Rupert, B.C., June 7, 1920.



TIMBER SALE X 2535.

Sealed tenders will be received by the Minister of Lands not later than noon on the 29th day of July, 1920, for the purchase of Licences X 2535, to cut 3,225,000 board ft. Spruce, Cedar and Hemlock on an area adjoining Lot 51, Block 1, Klawan Island, Dana Inlet, Queen Charlotte Islands District.

Two (2) years will be allowed for removal of timber.

Further particulars of the Chief Forester, Victoria, B.C., or District Forester, Prince Rupert, B.C.

IN THE SUPREME COURT OF BRITISH COLUMBIA.

IN THE MATTER OF THE ADMINISTRATION ACT

IN THE MATTER OF THE ESTATE OF EDWARD M. HAYNES, DECEASED, INTESTATE.

TAKE NOTICE that in order of His Honour P. McB. Young, made the 9th day of November, 1915, I was appointed Administrator to the estate of Edward M. Haynes, deceased, all parties having claims against the said estate, properly verified to me, or before the 25th day of July, 1920, and all parties indebted to the estate are required to pay to my account of their indebtedness to the forthcoming JOHN H. McCULLIN, Official Administrator.

Dated this 25th day of June, 1920.

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