

THE DAILY NEWS

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HEAD OFFICE

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DAILY EDITION

Saturday, May 20, 1916.

TORIES KNEW

John L. Sullivan, in his latest examination in the "plugging" charges in the Vancouver election, gave some interesting evidence. John knew that the pluggers were coming from Seattle, early in the week of the election. He saw them arrive from the south and seemed to be aware of every move they made. He claimed to have remonstrated with Monty White, whoever he may be, but he seems to have failed completely to take any steps to stop the "plugging" which he says he knew all about before it happened. Surely the simplest plan was to inform the Tory scrutineers at each polling booth. Forewarned by Sullivan, the scrutineers could easily have had the Seattle gentlemen arrested when they attempted to vote.

The whole story wants a good deal of explaining. Sullivan says he tried to impress upon his friends that Macdonald was not the "wet" candidate, for the Liberal was opposed to the "wet" interests. Evidently John's friends did not place great reliance upon his word for, according to his evidence, they came north and voted for the "dry" candidate. Possibly John thought they were to vote the other way.

One remarkable feature of the enquiry is that not a single Tory scrutineer has been called and there is no evidence that a single one of the "pluggers" was ever challenged by a Tory, yet the Conservative executive received warning from Sullivan that the "plugging" was to be attempted, and the hotel-keeper seemed to be able at any time to lay his hands on the gentlemen. They seem to have

been his close personal friends. There is still a vast amount of clearing up to be done, but one fact stands out clearly—Sullivan, on his own word, knew enough about the business before the election to hinder the men from voting or to have them arrested if they tried to vote. The chief fault from John's standpoint seems to have been that they voted for the wrong candidate, after receiving warning that Macdonald was not the "wet" representative.

Sullivan says that he was assisted, in his attempt to get in touch with the Whites, by ex-Ald. Joe Hoskins. Now Hoskins is on the Tory executive, while his son is in the customs service, and it should surely have been the easiest thing in the world for Hoskins and the rest of the Tory executive to have the "plugging" nipped in the bud. Probably they did not feel sore about the "pluggers" until after the election.

NOTES AND COMMENTS

Lord Charles Beresford has evidently become convinced that the British air service is not the ineffective thing he had been led to believe, and he had the courage to admit he was wrong. Evidently when the bluff old Admiral discusses the air he is "all at sea."

For the first time for weeks, there was no mention of Verdun in the war despatches yesterday. For once, the western front was quite overshadowed by the desperate fighting on the Italian front.

The agents-general must have had rather a desperate time with the Canadian ladies who wanted to interview the military authorities in regard to holidays for their

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hobbies. Poor Dick McBride has probably been having a terrible time.

Do the agents-general want the Canadian authorities to muzzle the wives of Canadian soldiers or do they simply want them to prohibit the ladies from leaving Canada for England?

Teddy Roosevelt is going to make a strong bid for the presidency and a few more notes between Berlin and Washington will help him a whole lot in his campaign.

Teddy has had considerable experience in the peace business, but, in conducting his negotiations he invariably kept a punch hovering in the background. It was the punch which brought peace.

It would appear that John L. Sullivan and his friends knew far too much about the Vancouver "plugging" arrangements, since the Tory scrutineers knew so little.

If you want to serve your King and country see Charles Youngman, recruiting sergeant for the 102nd Battalion.

LAND REGISTRY ACT.

Notice Under Section 36.

TAKE NOTICE that an application has been made to register Olaf Hanson, of Prince Rupert, B. C., as the owner in Fee-simple, under a Tax Sale Deed from the Collector of the City of Prince Rupert to Olaf Hanson, bearing date the 10th day of September, A. D. 1915, in pursuance of a Tax Sale held by said Municipality on or about the 9th day of September, 1914, of all and singular certain parcel or tract of land and premises situate, lying, and being in the City of Prince Rupert in the Province of British Columbia, more particularly known and described as:—Lot ten (10), Block eighteen (18), Section six (6), Map 923.

You and those claiming through or under you, and all persons claiming any interest in the said land by descent whose title is not registered under the provisions of the "Land Registry Act" are required to contest the claim of the tax purchaser within forty-five days of the service of this notice upon you. Otherwise you and each of you will be forever estopped and debarred from setting up any claim to or in respect of the said land, and I shall register the said Olaf Hanson as owner in fee.

Your attention is called to section 36 of the "Land Registry Act" and amendments, and especially to the following extract therefrom which relates to the above notice.

"And in default of a caveat or certificate of his pendency being filed before the registration as owner of the persons entitled under such tax sale, all persons so served with notice, or served with notice under subsection (6) of section 155 of the 'Municipal Clauses Act, 1906,' or section 293 of the 'Municipal Act, 1903,' or section 253 of the 'Taxation Act, 1903,' in cases in which notice under this Act is dispensed with as hereinafter provided, 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 forever estopped and debarred from setting up any claim to or in respect of the land so sold for taxes."

Dated at the Land Registry Office, at the City of Prince Rupert, Province of British Columbia, this 19th day of January, A. D. 1916.

H. F. MACLEOD, District Registrar.
To Paul M. Schubert, Lily Schubert.

MELTING CHURCH BELLS TO PROVIDE SHELLS

Copenhagen, May 16.—Schleswig newspapers, commenting on a recent order of the military authorities, say that it seems that they favor the wholesale dismantling of church bells for ammunition purposes. The order was occasioned by the publication of a memorandum from the consistory at Kiel which stated that a Berlin firm had sent a circular letter to buy all the church bells in Germany and forward them to the army.

The general commanding at Brandenburg immediately prohibited the firm from circularizing the clergy for this purpose, and issued another circular letter to the clergy warning them not to deal with private firms but to apply to the army headquarters direct.

The Majestic Theatre was scorched during Thursday's fire and John Dybhavn immediately wired the insurance companies interested, with a view to the early settling of the claim.

Salvation Army.

Public meetings, Tuesday, Thursday and Saturday at 8 p. m. Sundays at 7:30 p. m.

NAVIGABLE WATERS PROTECTION ACT.

R. S. B. C. CAP. 155.

PACIFIC MILLS, LIMITED, hereby give 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 Registrar General of Titles at Victoria, British Columbia, a description of the site and the plans of certain structures to be erected in front of Lot Thirty-one (31), Range Three (3), Coast District, British Columbia, at the head of Cousins Inlet.

AND TAKE NOTICE that after the expiration of one month from the date of the first publication of this Notice, Pacific Mills, Limited, will, under Section 7 of the said Act, apply to the Governor-in-Council for approval of the said site and plan.

Dated at Vancouver, British Columbia, this 26th day of April, A. D. 1916.
BODWELL, LAWSON & LANE,
Solicitors for Pacific Mills, Limited.

LAND REGISTRY ACT.

Notice Under Section 36.

TAKE NOTICE that an application has been made to register Sven Holmquist, of Prince Rupert, as the owner in Fee-simple, under two Tax Sale Deeds from the collector of the City of Prince Rupert, to Sven Holmquist, bearing date the 17th day of September, A. D. 1915, in pursuance of a Tax Sale held by said Municipality on or about the 9th day of September, 1914, of all and singular certain parcel or tract of land and premises situate, lying, and being in the City of Prince Rupert, in the Province of British Columbia, more particularly known and described as:—Lot three (3), Block forty-five (45), Section eight (8), and Lot four (4), Block thirty-five (35), Section eight (8), Map 923.

You and those claiming through or under you, and all persons claiming any interest in the said land by descent whose title is not registered under the provisions of the "Land Registry Act" are required to contest the claim of the tax purchaser within forty-five days of the service of this notice upon you. Otherwise you and each of you will be forever estopped and debarred from setting up any claim to or in respect of the said land, and I shall register the said Sven Holmquist as owner in fee.

Your attention is called to section 36 of the "Land Registry Act" and amendments, and especially to the following extract therefrom which relates to the above notice.

"And in default of a caveat or certificate of his pendency being filed before the registration as owner of the persons entitled under such tax sale, all persons so served with notice, or served with notice under subsection (6) of section 155 of the 'Municipal Clauses Act, 1906,' or section 293 of the 'Municipal Act, 1903,' or section 253 of the 'Taxation Act, 1903,' in cases in which notice under this Act is dispensed with as hereinafter provided, 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 forever estopped and debarred from setting up any claim to or in respect of the land so sold for taxes."

Dated at the Land Registry Office, at the City of Prince Rupert, Province of British Columbia, this 19th day of January, A. D. 1916.

H. F. MACLEOD, District Registrar.
To Grand Trunk Pacific Development Co., Ltd., J. P. Conrad, Jack Jenkins, Mrs. C. R. McDonald.



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J. I. PETERS, General Agent

Corner Fourth Street and Third Avenue, Prince Rupert, B. C.

MINERAL ACT

Rivermouth Fractional mineral claim, situated in the Skeena Mining Division of Cassiar District.

Where located:—At the head of Alice Arm, adjoining the Rivermouth and Cariboo mineral claims.

TAKE NOTICE that I, G. R. Naden, Free Miners' Certificate No. 94,096B, acting as agent for Carrie Pratt, Free Miners' Certificate No. 93,917B, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

And further take notice that action, under section 85, must be commenced before the issue of such Certificate of Improvements.

Dated this 23rd day of December, A. D. 1915.

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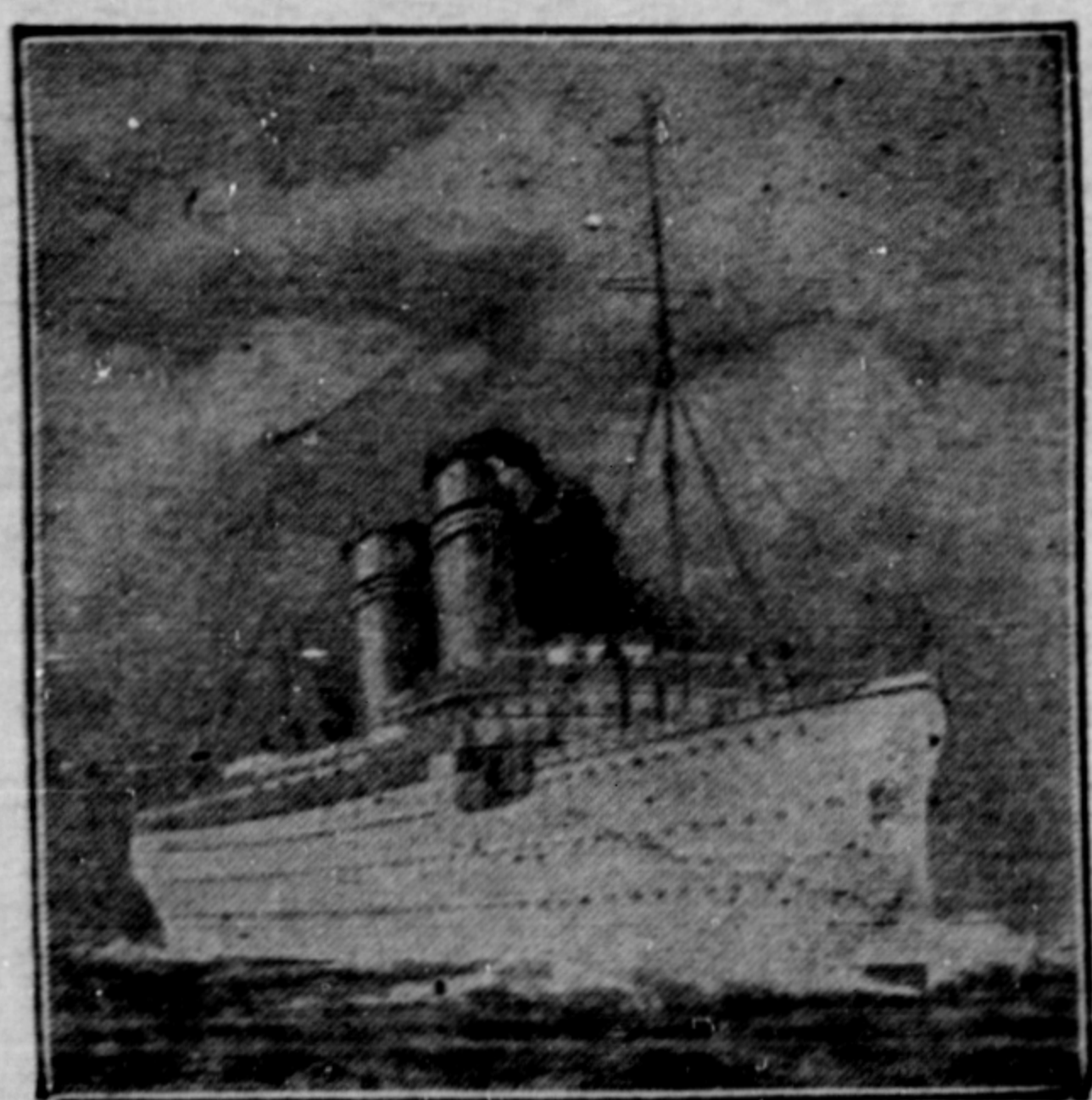
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