

CONFECTIONERY



We have a particularly good assortment. Page & Shaw's bottled candies of many kinds. Pascall's Butter Scotch, Fruit Drops of many kinds. Lowney's Sticks in bottles.

Our Chocolates are of the best quality, Ganongs, Moirs, Willards, Neilsons, Ligetts.

The price is right.

Ormes Limited

The Pioneer Druggists

Phones 82, 200 THE REXALL STORE P.O. Box 1680

Gifts of Meaning

At a time when ties are drawn the closest, gifts have a deeper meaning.

For centuries the jeweler's art has furnished the most cherished of gifts.

They are particularly suitable and being small the transportation costs little. They carry value and meaning.

John Bulger

Jeweler

Inspect these Lots

Then come in and buy them:

Lots 33 and 34, Block 17, Section 1.

\$650 each

Lots 21 and 22, Block 16, Section 1.

\$900 each

McCaffery, Gibbons & Doyle, Ltd.

Real Estate & Insurance
Prince Rupert, B.C.

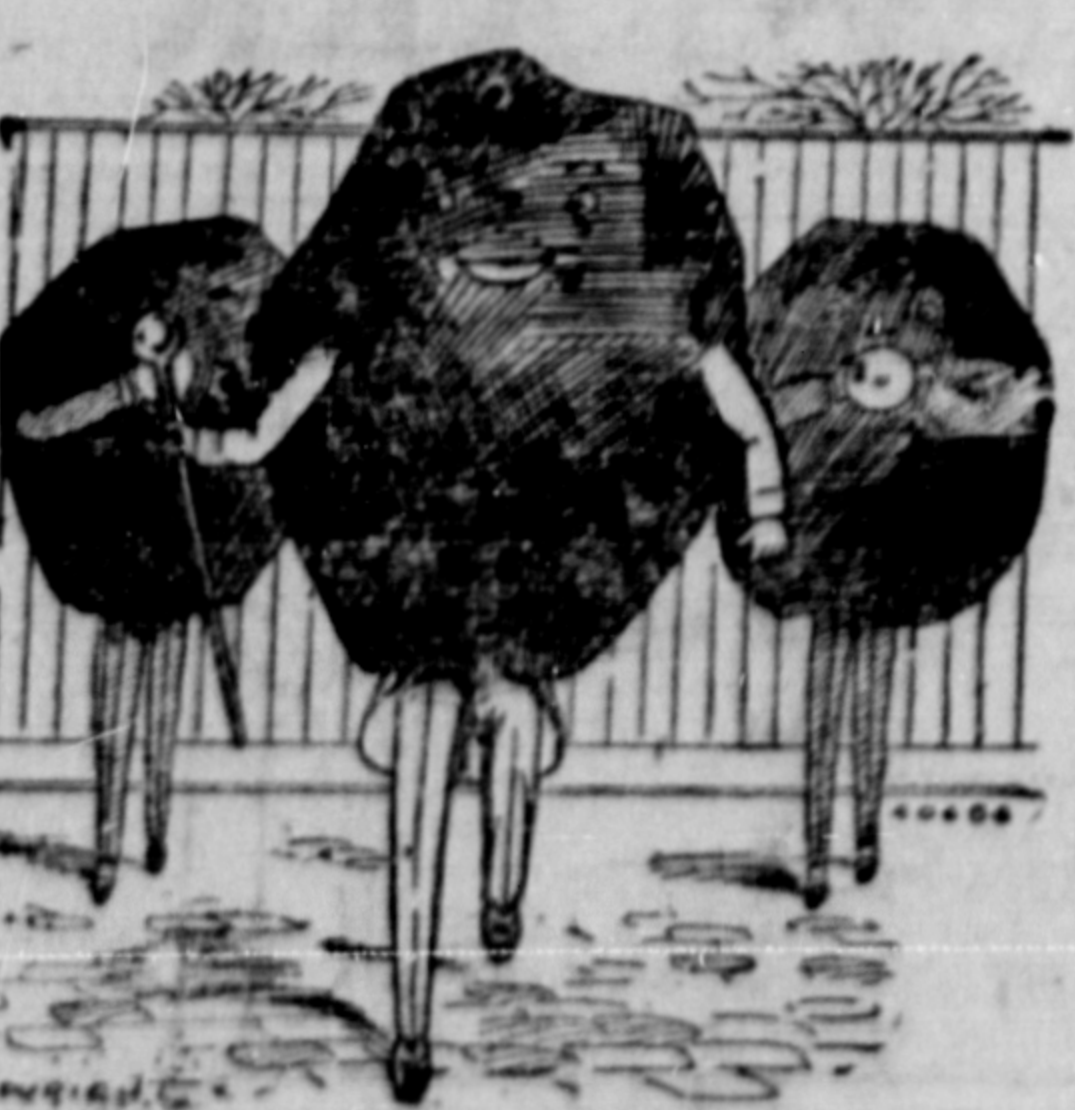
DENTISTRY

Don't neglect your Teeth
One decayed or missing tooth lowers your efficiency

DR. BAYNE

Office Hours—Morning, 9 to 12; Afternoon, 1.30 to 5.30; Saturday, 9 to 12 only. Evenings, Tuesday, Wednesday and Friday, from 7 to 9.

DENTAL NURSE IN ATTENDANCE
PHONE 109 FOR APPOINTMENT



OUR COAL IS IN THE LEAD
When it comes to quality, and you will always find here the right kind for every purpose.

No matter what you need coal for—cooking, heating, power—we have

COAL THAT IS RELIABLE

Consumers Coal Co., Ltd.
J. Lorne MacLaren, Manager
Room 11, Smith Block Phone 7

PREMIER ON DOLLY VARDEN LEGISLATION

(Continued from Page Four).

driven out of public life by Elliott under false charges, but the courts declared the charges false and malicious and he was still in office and would see that the laboring men and others connected with it were not oppressed.

The premier said he had not been afraid of disallowance of the measure at Ottawa, because if Ottawa disallowed their act the railway would have reverted to the province.

Not Completed.

Up to the present time the Taylor Co. has no certificate to operate the line and were under no legal obligation to carry goods as the line was still under construction. They had no right to charge tolls. While the company had no better friend than he, it was his duty to see that they conformed with the law and this they were doing as quickly as possible. They would have to submit a schedule of tariff charges, which the government would approve.

The premier said the company had been working at a disadvantage and they must be reasonable over the matter. Even corporations had rights and he urged that they all work together in harmony.

The premier dealt with a great many public questions in his address and at the close heard representations in regard to local matters.

F. H. Kitto, of the Dominion Department of Agriculture, was an arrival in the city from the north on the Princess Alice on Saturday afternoon and continued his journey south by the Prince George last evening. Mr. Kitto is on his return to Ottawa after an absence of some months, during which time he has made the descent of the Mackenzie river from Edmonton, coming overland to Dawson and out by way of the Upper Yukon and the White Pass Route.

Synopsis of Land Act Amendments

Minimum price of first-class land reduced to \$1 an acre; second-class to \$1.50 an acre.

Pre-emption now confined to surveyed lands only.

Records will be granted covering only land suitable for agricultural purposes and which is non-timber land.

Partnership pre-emption abolished, but parties of not more than four may arrange for adjacent pre-emption with joint residence, but each making necessary improvements on respective claims.

Pre-emption must occupy claims for six years and make improvements to value of \$10 per acre, including clearing and cultivation of at least 5 acres, before receiving Crown Grant.

Where pre-emption in occupation not less than 5 years, and has made proportionate improvements, he may, because of ill-health, or other cause, be granted intermediate certificate of improvement and transfer his claim.

Records without permanent residence may be issued, provided applicant makes improvements to extent of \$500 per annum and records same each year. Failure to make improvements or record same will operate as forfeiture.

Title cannot be obtained in less than 5 years, and improvements of \$10.00 per acre, including 5 acres cleared and cultivated, and residence of at least 2 years are required.

Pre-emption holding Crown grant may record another pre-emption, if he requires land in conjunction with his first, without actual occupation, provided statutory improvements and residence maintained on Crown granted land.

Unsurveyed areas, not exceeding 30 acres, may be leased as homesteads; title to be obtained after fulfilling residential and improvement conditions.

For grazing and industrial purposes areas exceeding 640 acres may be leased by one person or company. Mill, factory or other industrial use on timber land not exceeding 40 acres may be purchased; conditions include payment of stumpage.

Natural hay meadows inaccessible by existing roads may be purchased by the government, or sold to private parties. Rebate of one-half of cost of road, not exceeding half of purchase price, is made.

PRE-EMPTIONS, FREE GRANTS AND CROWN LANDS.

The scope of the Act is enlarged to include all persons joining in a pre-emption with His Majesty's forces. The time within which the heirs or devisees of a deceased pre-emptor may apply for title under this Act is extended from one year from the death of such person, as formerly, until one year after the conclusion of the present war. This privilege is also made retroactive.

No fees relating to pre-emption are due or payable by soldiers on pre-emption records after June 26, 1918. Taxes are remitted for five years.

Provision for return of money accrued, due and been paid since August 4, 1914, on account of payments, fees or taxes on soldiers' pre-emption.

Interest on agreements to purchase town or city lots held by members of Allied Forces, or dependents, acquired direct or indirect, remitted from settlement to March 21, 1920.

SUB-PURCHASERS OF CROWN LANDS.

Provision made for issuance of Crown grant to sub-purchasers of Crown Lands, acquiring rights from purchasers who failed to complete fulfillment of conditions of purchase, interest and taxes. Where sub-purchasers do not claim whole of original parcel, purchase price due and taxes may be distributed proportionately over whole area. Applications must be made by May 1, 1920.

GRAZING.

Ording Act, 1919, for systematic development of livestock industry provides for grazing districts and range administration under Commissioner on numbers raised; priority for established owners. Stock-owners may form Associations for range management. Free, or partially free, permits for settlers, campers or travellers, up to ten head.

COLTS AGAIN BEAT BEAVERS

Red Sox and Colts Should Provide Interesting Game in Labor Day Play-off.

In yesterday afternoon's intermediate league elimination baseball game, the Colts were victorious over the Beavers by a 7-8 score in a closely and keenly contested game. The Intermediate Leaguers seem to be in better form now than they were during the main schedule of the league and are now putting up a fine brand of ball. The outcome of last night's encounter means that the Colts will meet the Red Sox on Labor Day in the play-off and these keen competitors of the whole season will again be seen in action. Much interest is already centred around this game for the Red Sox maintain they will come back in spite of the fact that they lost the trophy for the league championship.

The batteries yesterday were Green and Curtis for the Beavers and Butler and Hill for the Colts. Both hurlers were given a splendid opportunity to play ball and were in good form. Laporte was balls and strikes umpire, while Joe Abbott was on the base lines.

DOUGLAS EDGAR GOLF CHAMPION

Beat Murray of Montreal and Armour of Scotland, With Score of 73.

OTTAWA, August 30.—As the result of Saturday's games, Douglas Edgar of Atlanta, Georgia, retains the Canadian open golf championship by a score of 73 over Murray of Montreal, 74, and Armour, the Scotsman, 74.

BIG LEAGUE BASEBALL

(Saturday's Scores.)
Pacific International.

Vancouver 4-1, Spokane 1-0.

Yakima 9, Tacoma 2.

Victoria 1, Seattle 0.

National League.

Chicago 4, Brooklyn 0.

Boston 5, Pittsburgh 1.

New York 4, Cincinnati 0.

St. Louis 5, Philadelphia 4.

American League.

New York 3, Chicago 0.

St. Louis 7, Boston 0.

(Sunday's Scores.)

National League.

New York 4, Cincinnati 1.

Chicago 4, Brooklyn 3.

St. Louis 8, Philadelphia 4.

American League.

Washington 3, Cleveland 2.

New York 4, St. Louis 3.

VANCOUVER DERBY

Brighthouse, Vancouver, Aug. 30.

"Ispham," owned by H. A. Lotts and ridden by Jockey Martin, won the Vancouver Derby on Saturday.

LOCAL NEWS ITEMS

Paul M. French arrived last evening from U.S.K.

Harry Armstrong arrived from Anxox last evening.

J. F. Smith, of Port Clements, was registered last evening at the Hotel Prince Rupert.

F. N. Jackson arrived in the city from Telegraph Creek on the Princess Alice Saturday afternoon.

Mrs. James M. Pritchett and family were arrivals from Wrangell on Saturday afternoon's boat.

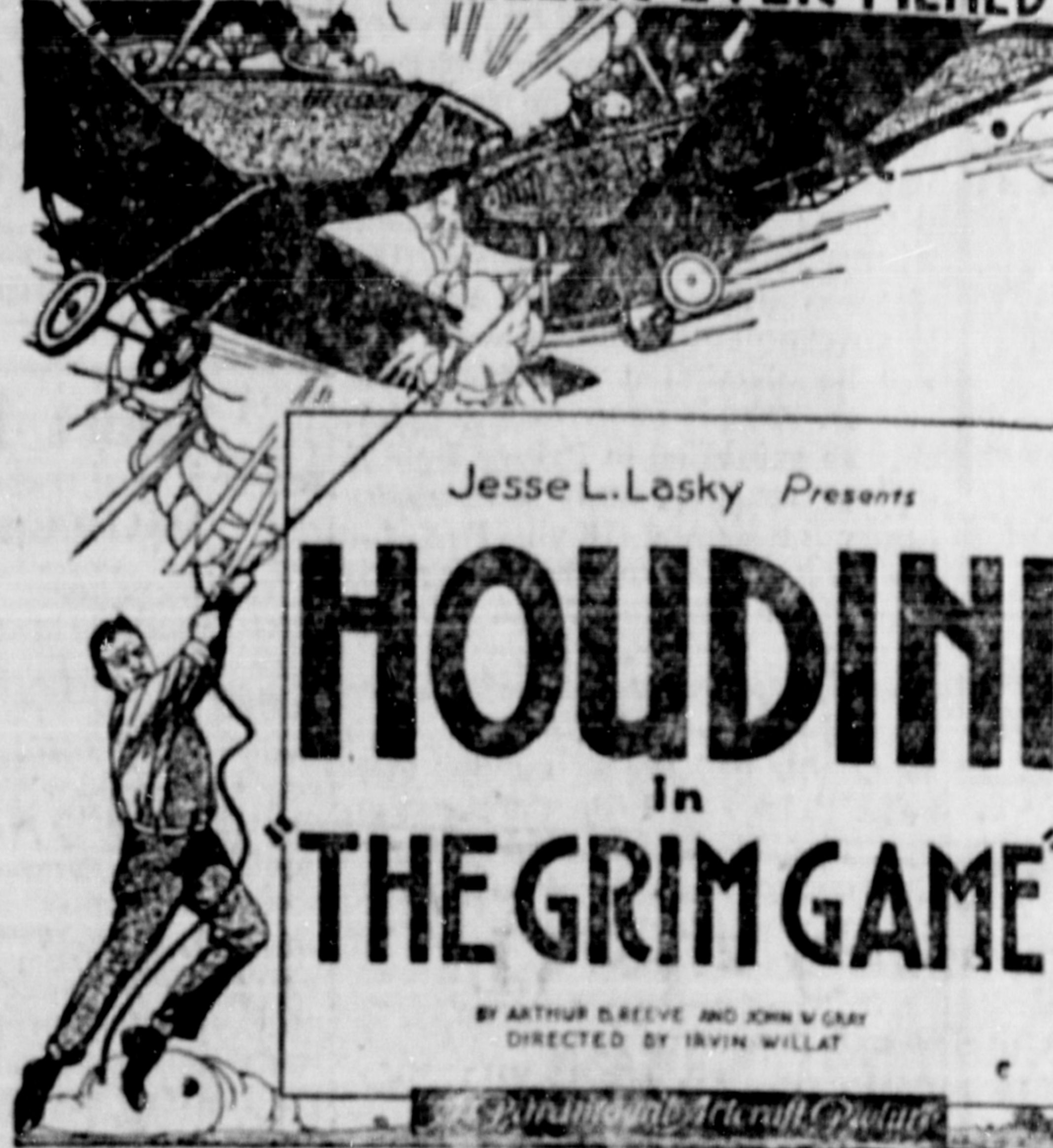
Miss Hunt, who has resided in this city for some time, left last night for Vancouver, from which port she will leave on the next steamer for Australia.

A writ has been issued in a Vancouver court by Albert Almquist of Terrace against the Kleenza Company, Ltd., of U.S.K., claiming \$2,500 damages for an alleged breach of contract.

Westholme : Theatre

TONIGHT AND TOMORROW

GREATEST-THRILLER EVER FILMED!



SEE HOUDINI escape from handcuffs, chains and a prison cell! Him plunge between the wheels of a speeding motor truck and foil pursuers! Him climb the side of a prison and crawl for a rope to the end of a flagpole swaying far from earth! Him, on the brink of a gorge, fight a terrifying battle with his foe! Him leap from the roof of a skyscraper and release himself from a strait jacket while hanging, head downward, on a rope!

Mack Sennett Comedy - "Up in Alf's Place" Canadian Pictorial

No Advance in Prices

LAND REGISTRY ACT.

(Sections 26 and 124.)

He application No. 11198-1. File 6373.

TAKEN NOTICE that application has been made to register John A. Murray, 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, lying and being in the City of Prince Rupert, more particularly known and described as Lot Six (6), Block Twenty-nine (29), 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), 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 indefeasible title 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 descent whose title is not registered under the provisions of this Act, shall be for ever estopped and debarred from setting up 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 John A. Murray.

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 owners thereof, as stated opposite your respective names.

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 John A. Murray, 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 16th day of April, A.D. 1920.

H. F. MACLEOD,
District Registrar of Titles.

To Elia Mason,
Miner, B. C., registered and assessed owner.

To Priscilla G. Hurrell,
owner, B. C. Moritzson.

LAND REGISTRY ACT
(Sections 26 and 124.)

He Application No. 11117-1. File 6316.

TAKEN NOTICE that application has been made to register Robert O. Grewe of Prince Rupert, B. C., as owner in fee under 15 Tax Sale Deeds from the Collector of the City of Prince Rupert, bearing date the 28th day of November, 1917, of ALL AND SINGULAR that certain parcel or tract of land and premises situate, lying and being in the City of Prince Rupert, more particularly known and described as:—

Lots twenty-three (23) and twenty-four (24), Block thirty-seven (37), Lots eight (8), nine (9) and ten (10), Block thirty-eight (38), Lots thirteen (13) and fourteen (14), Block forty-one (41), Lot eighteen (18), Block forty-two (42), Lots one (1), two (2) and thirty (30), Block forty-nine (49), and Lots eighteen (18) and nineteen (19), Block fifty-one (51).

All in Section 8, City of Prince Rupert, (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), 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 indefeasible title 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 Robert O. Grewe.

AND WHEREAS on investigating the title it appears that prior to the 13th day of October, 1916 (the date on which the said lands were sold for overdue taxes), you were the registered, assessed or equitable owners 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 Robert O. Grewe, 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 5th day of August, A.D. 1920.

H. F. MACLEOD,
District Registrar of Titles.

To Western Dominion Land & Investment Co., Ltd.,
Lewis W. Patmore,
Thomas B. Pattullo,
Francis H. Hays,
Arthur C. Mitchell,
William J. Kennauk,
E. H. Pacey.

NABOB

Save Certificates for Wear Ever Aluminum



With our modern equipment and sanitary methods we produce a wholesome

Nutritious Bread

Our Goods are all made from High-class Materials

TRY THEM

The La Casse Bakery

717 3rd Ave. Auto Delivery Phone 190

service of this notice (which may be effected by publication in the daily news, Prince Rupert), 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 indefeasible title 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."

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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 Robert O. Grewe, 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 5th day of August, A.D. 1920.

H. F. MACLEOD,
District Registrar of Titles.

To Western Dominion Land & Investment Co., Ltd.,
Lewis W. Patmore,
Thomas B. Pattullo,
Francis H. Hays,
Arthur C. Mitchell,
William J. Kennauk,
E. H. Pacey.

We Offer EDSON COAL

Loose - - - \$12.50 per ton, delivered

Sacked, Lump, \$14.00 per ton, delivered

After careful investigation find this coal the best produced from Alberta

Albert & McCaffery Limited

Phones 116; 564, Blue 6

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