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M. McARTHUR, Hart Block
Third Ave.

INTERNATIONAL FOOTBALL GAME ENDED IN DRAW

Both Teams Show Good Form in Opening Match of the Season.

The first football match of the season took place yesterday afternoon at the exhibition grounds between the Sons of England and the St. Andrew's teams, resulting in a draw.

Although the weather was very disagreeable, causing only a small crowd to be present, it did not stop the players from showing their ability.

During the first half, the Sons of England had the advantage of the wind at their backs, which was reversed at the second half.

Defence Strong.

The rain having abated a little at the start of the game, the players commenced with great enthusiasm, special notice being taken of the way in which the backs and half-backs of the Sons of England held their own. These were their main support, as the forward line unfortunately was not extra strong.

The goal-keeper, C. Youngman, of the Sons of England, deserves special mention for the skill shown in stopping the repeated onrushes of the opposing team.

Fine Play.

The St. Andrew's team, with W. R. Martin as goal-keeper, did some exceedingly fine playing, and the Scots' forwards several times put the hearts of the Englishmen into their mouths when making forward rushes. Skillful playing on the part of the Southerners was needed to stop the repeated attacks, which might have proved fatal if the backs and half-backs had not come into action at the critical moment.

One disadvantage in the game was the rough condition of the ground, causing a great deal of avoidable discomfort to players.

The Teams.

The teams were as follows: Sons of England—Goal, C. Youngman; full backs, S. Darton and B. Wearmouth. Half backs, C. Watman, H. Menzie and Scafe. Forwards, F. Hardy, G. Show, S. Winsby, G. Kelsey and E. Craggs. St. Andrew's—Goal, W. R. Martin. Full backs, A. Murray and W. Hamilton. Half backs, R. Arthur, W. Murray and J. Hunter. Forwards, W. Anderson, Paterson, W. E. Williscroft, Hughes and Lamb.

"NEW LOVE FOR OLD" AT EMPRESS THEATRE

Ella Hall Charming and Beautiful is Star in Attractive Play.

Ella Hall, charming and beautiful, is to be seen tonight at the Empress Theatre in the play "New Love for Old." The theme is as old as mankind, but the treatment is new and fresh and sparkling. It is a remarkable dramatic production, western in flavor and

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M. R. JAMIESON, Proprietor

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PLUMBING

and

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See the classified ads. on page five.

WATER NOTICE DIVERSION AND USE.

TAKE NOTICE that E. F. DUBY, lumber manufacturer, whose address is care of Messrs. Patmore & Fulton, Prince Rupert, B. C., will apply for a licence to take and use 500 c.s.f. of water out of Union Creek, which flows westerly and drains into Union Bay about at the head of said bay.

The water will be diverted from the stream at a point where Union Creek leaves Union Lake and will be used for power (and incidentally industrial) purposes upon the land described as District Lot number 199, Cassiar District.

This notice was posted on the ground on the 3rd day of April, 1919. A copy of this notice and an application pursuant thereto and to the "Water Act, 1914," will be filed in the office of the Water Recorder at Prince Rupert, B. C.

Objections to the application may be filed with the said Water Recorder or with the Comptroller of Water Rights, Parliament Buildings, Victoria, B. C., within thirty days after the first appearance of this notice in a local newspaper.

E. F. DUBY, Applicant.

The date of the first publication of this notice is April 11, 1919.

IN THE SUPREME COURT OF BRITISH COLUMBIA.

IN THE MATTER OF THE ADMINISTRATION ACT. — and —

IN THE MATTER OF THE ESTATE OF ARTHUR DESAUTELS, DECEASED, INTERSTATE.

TAKE NOTICE that in order of His Honour F. McB. Young, made the 8th day of April, A. D. 1919, I was appointed Administrator to the estate of Arthur Desautels, deceased, and all parties having claims against the said estate are hereby required to furnish same, properly verified, to me, on or before the 5th day of May, 1919, and all parties indebted to the estate are required to pay the amount of their indebtedness to me forthwith.

JOHN H. McMULLIN,
Official Administrator.

DATED this 9th day of April, 1919.

SYNOPSIS OF

LAND ACT AMENDMENT

Pre-emption now confined to surveyed lands only.

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

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

Pre-emptors must occupy claims for five years, make improvements to value of \$10 per acre, clear and cultivate of at least 5 acres, before receiving Crown Grant.

Where 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 \$300 per annum and records same each year. Failure to make improvements or record same will operate as forfeiture. Title cannot be obtained on these claims in less than 5 years, with improvements of \$10 per acre, including 5 acres cleared and cultivated, and residence of at least 2 years.

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

Unsurveyed areas, not exceeding 20 acres, may be leased as homesteads; title to be obtained after fulfilling residential and improvement conditions. For grazing and industrial purposes areas exceeding 540 acres may be leased by one person or company.

PRE-EMPTORS' FREE GRANTS ACT.

The scope of this Act is enlarged to include all persons joining and serving 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.

TOWNSITE PROPERTY ALLOTMENT ACT.

Provision is made for the grant to persons holding uncompleted Agreements to Purchase from the Crown of such proportion of the land, if divisible, as the payments already made will cover in proportion to the sale price of the whole parcel. The decision of such proportion of the land, if divisible, as the payments already made will cover in proportion to the sale price of the whole parcel. The decision of such proportion of the land, if divisible, as the payments already made will cover in proportion to the sale price of the whole parcel.

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G. R. NADEN,
Deputy Minister of Lands,
Victoria, B. C.

DENTISTRY

OFFICE HOURS:
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LAND REGISTRY ACT (Sections 36 and 134.)

Re Application No. 10,728-1. File 6,134.

TAKE NOTICE that application has been made to register Thomas Trotter of Prince Rupert, B. C., P. O. Box 333, as owner in fee under two Tax Sale Deeds from the collector of the City of Prince Rupert, bearing date the 9th day of December, 1918, 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 forty-four (44) and forty-five (45), Block Fifteen (15), Section five (5), (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 advertising), 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 pending being filed before the registration as owner of the person entitled under such tax sale, all persons so served will 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 who are 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 of the above mentioned lands, in the name of Thomas Trotter.

AND WHEREAS on investigating the title it appears that prior to the 10th day of October, 1917, (the date on which the aid lands were sold for overdue taxes) on 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 Thomas Trotter 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 25th day of March, 1919.

H. F. MACLEOD,
District Registrar of Titles.

To Alfred Gordon,
Prince Rupert, B. C.

IN THE SUPREME COURT OF BRITISH COLUMBIA.

IN THE MATTER OF THE ADMINISTRATION ACT. — and —

IN THE MATTER OF THE ESTATE OF MARIA VERY, DECEASED, INTERSTATE.

TAKE NOTICE that in order of His Honour F. McB. Young, made the 29th day of March, A. D. 1919, I was appointed Administrator to the estate of Maria Very, deceased, and all parties having claims against the said estate are hereby required to furnish same, properly verified, to me, on or before the 7th day of May, 1919, and all parties indebted to the estate are required to pay the amount of their indebtedness to me forthwith.

JOHN H. McMULLIN,
Official Administrator.
DATED this 7th day of April, 1919.

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