

THE DAILY NEWS

PRINCE RUPERT - BRITISH COLUMBIA

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H. F. PULLEN, MANAGING EDITOR.

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DAILY EDITION.

Saturday, Dec. 27, 1919.

The New Irish Home Rule Proposals.

Supported by even Lord Northcliffe, who has been at odds with Premier Lloyd George for some time past, the latest proposals brought into the House of Commons in solution of the problem of governing Ireland satisfactorily seem to give general satisfaction—outside of Ireland. There is one thing which Great Britain will not stand for, and which seems to be at the back of the mind of at least a proportion of Irishmen and that is separation from the Crown. And just how much the new parliamentary proposals will be appreciated by the Irishmen will remain to be seen. They have been asking for Home Rule for a long time now. It seems likely that they are now going to get what they have asked so long for. According to yesterday's press dispatches, there seemed to be some suspicion of doubt in London as to whether the Sinn Féin section of Ireland would accept the new proposals. They resisted the partition of Ireland into two areas previously, but on this occasion the idea of partition is ingeniously got round by the formation of the joint council appointed from both parliaments. This council shall be representative of all Ireland, equally of both parties.

New Council May Become Real Legislative Authority.

To begin with, limited powers will be given to this new council. Certain services will be reserved as the exclusive province of Imperial Parliament, but among these services will be several—customs, for instance—which may be transferred to the Council. Transference will take place, without any other formality, if and when both the Irish Parliaments pass resolutions to this effect. Gradually, therefore, if the scheme works out, as its sponsors think it will, Ireland will secure powers not dissimilar with those possessed by the Dominion parliaments, and the Council of All Ireland, in course of time, become the All Ireland Parliament. The ideal will thus be reached by a process of evolution—it may be slow, but the machinery will exist for the bringing together of the two rival sections.

Hope at Last to Settle A Troublesome Question.

No one who has studied the Irish question will deny that in this novel scheme there is at last hope of a settlement. It respects the opinions of Ulster and fulfills the pledge of no coercion, and it avoids, by the provision of a Council of All Ireland, the rock of partition on which former attempts to settle the question have split. It will now rest with the Irish people themselves whether they desire union. The financial provision of £1,000,000 for the preliminary expenses of each of the two new parliaments ought to be ample and just so soon as the new Council is formed, it will have the powers of arranging whatever taxation it may consider proper for the providing of the necessary supplies to carry on the country. How the Irish will govern themselves will be watched with considerable interest.

Home Rule for Scotland and Wales.

The devolution committee of the House of Commons having agreed to the establishment of a subordinate legislature for Scotland, has also come to a similar conclusion in the case of Wales. No formal decision has been come to in regard to England, although the majority of the committee prefer one national legislature for the whole country. The idea is to relieve the Imperial Parliament of a whole lot of congestion. There are numberless local things which could be settled by a lesser authority than the House of Commons, which will then have more time at its disposal for Imperial matters. With so much business taken off its hands by the subordinate legislatures, representation to St. Stephens will have to be reduced. A total reconstruction of the whole British Parliamentary system appears to be not so very far off.

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LAND REGISTRY ACT (Sections 36 and 134.)

Re Application No. 10493-L. File 6072. TAKE NOTICE that application has been made to register John H. McMullin, official administrator of the estate of S. E. Stephens, deceased, intestate, as owner in fee under two 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 parcels or tract of land and premises situate, lying and being in the City of Prince Rupert, more particularly known and described as Lot ten (10), Block sixteen (16), Section eight (8), Map 923 and Lot thirty-one (31), Block thirty-four (34), Section eight (8), 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 a daily newspaper 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 pendency 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 deemed to have accepted 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 the said Official Administrator.

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 and assessed 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 the said Official Administrator 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 21st day of November, A. D. 1918.

H. F. MACLEOD, District Registrar of Titles.

To Garfield S. St. John, as to Lot 31, Archibald McKechnie, as to Lot 31.

LAND REGISTRY ACT (Sections 36 and 134.)

Re Application No. 11318-L. File 6259. TAKE NOTICE that application has been made to register Attilio Dominato, of Prince Rupert, B. C., P. O. box 63, 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 parcels or tract of land and premises situate, lying and being in the City of Prince Rupert, more particularly known and described as Lot twenty (20), Block thirty-seven (37), 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 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 caveat or certificate of his pendency 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 deemed to have accepted 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 Attilio Dominato.

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 assessed 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 Attilio Dominato, 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 24th day of October, A. D. 1919.

H. F. MACLEOD, District Registrar of Titles.

To Frank E. Stainer, Esq., General Delivery, Seattle, Wash.

Advertise in the Daily News.

MAIL SCHEDULE

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From the East.
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Tuesdays 7 p. m.
Thursdays 11 p. m.

From Vancouver
From Vancouver and South.
Sundays 10 p. m.
Wednesdays 10:30 a. m.
Saturdays 10:30 a. m.

For Anyox and Alice Arm.
Sundays 11 p. m.
Wednesdays 11 p. m.
Saturdays 11 p. m.

From Anyox and Alice Arm.
Tuesdays p. m.
Thursdays p. m.
Sundays p. m.

For Port Simpson, Arrandale, Mill Bay, Wales Island and Naas River.
Sundays 11 p. m.

From Pt. Simpson, Arrandale, Mill Bay, Wales Island and Naas River.
Tuesdays p. m.

Queen Charlotte Islands:
For Massett, Port Clements and Upper Island points:
Nov. 27 and fortnightly thereafter.
From Massett, Port Clements and Upper Island points:
Nov. 28 and fortnightly thereafter.
For Skidegate, Queen Charlotte City and Lower Island points:
Nov. 29 and fortnightly thereafter.
From Skidegate, Queen Charlotte City and Lower Island points:
Nov. 26 and fortnightly thereafter.

For Skagway and the Yukon.
Dec. 2 and every ten days thereafter.

From Skagway and Yukon.
December 7 and every ten days thereafter.

Stewart, Maple Bay and Swamp Point.

For—Noon November 26 and fortnightly thereafter.
From—P. M. November 27 and fortnightly thereafter.

MINERAL ACT.

Certificate of Improvements.

NOTICE.
"Silver Tip" and "Monarch" Miners Claims, situate in the Naas River Mining Division of Cassiar District. Where located—about four miles from head of Alice Arm on its west side. TAKE NOTICE that Lewis W. Patmore, F. M. C. No. 31018-C, agent for B. H. Tyrwhitt Drake, Registrar of the Supreme Court of British Columbia, B. C., has Miners Certificate No. 33583-C, 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 each of the above claims. And further take notice that action, under section 85, must be commenced before the issuance of such Certificate of Improvements. Dated this 18th day of September, A. D. 1919.

MINERAL ACT.

CERTIFICATE OF IMPROVEMENTS

NOTICE.
"Mohawk," "Mohawk No. 1," "Mohawk No. 2" Mineral Claims, situate in the Naas River Mining Division of Cassiar District. Where located—between Line and Roundy Creeks on south shore of Alice Arm. TAKE NOTICE that I, George R. Naden, Registrar of the Supreme Court of British Columbia, B. C., 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 each of the above claims. And further take notice that action, under section 85, must be commenced before the issuance of such Certificate of Improvements. Dated this 23rd day of August, A. D. 1919.

IN PROBATE—
IN THE SUPREME COURT OF BRITISH COLUMBIA.

IN THE MATTER OF THE ADMINISTRATION ACT — and —
IN THE MATTER OF THE ESTATE OF CHARLES W. SHARLIN, DECEASED, INTERSTATE.

NOTICE IS HEREBY GIVEN TO WHOM IT MAY CONCERN, an Order by the Honorable Mr. Justice Clement, in the above matter on the 30th day of October, A. D. 1919, as follows:

IT IS ORDERED that the said John H. McMullin shall be allowed to swear to the death of the said deceased as occurring on the 25th day of October, 1918, after the expiration of one month from the date of the first publication of notice of this order, unless in the meantime proof is furnished to the Registrar of this Court at Prince Rupert, B. C., that the said deceased, Charles W. Sharlin, was alive subsequently to the said 25th day of October, 1918.

AND IT IS FURTHER ORDERED that the said John H. McMullin do publish notice of this order in the Prince Rupert Daily News, a newspaper published at Prince Rupert, B. C., for a period of one month, DATED at Prince Rupert, B. C., this 30th day of October, A. D. 1919.

JOHN H. McMULLIN, Official Administrator.

N THE SUPREME COURT OF BRITISH COLUMBIA.

N THE MATTER OF THE "ADMINISTRATION ACT" — and —

N THE MATTER OF THE ESTATE OF AARON NELSON, DECEASED, INTERSTATE.

TAKE NOTICE that by an Order of His Honour F. McE. Young made the 19th day of November, A. D. 1919, I was appointed Administrator of the estate of Aaron Nelson, deceased, and all parties having claims against the said estate are hereby notified to furnish same, properly verified, to me, on or before the 31st day of December, 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 25th day of November, A. D. 1919.

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