

CANADA'S ONLY INDIAN CITIZEN

Skookum Jim, Frigid Klondike's
Discoverer. Rewarded by the
British Government.

HOW HE TOOK ADVANTAGE.

As Soon as He Received His Certificate He Acquired Habits of
His White Brother.

Special Correspondence.

Seattle, Aug. 25.—The story of the slave who saved Athens, of the slave who saved the cathedral of St. Michaels and the city of Charleston, and all similar stories that adorn the pages of history coincide, inasmuch as in each case the slave asks as an only reward his freedom. And since slavery has passed forever over the horizon of civilization, it may be assumed that the last of these stories also has been acted, and no matter how humble may be the portion of the hero of the future, he at least will have his freedom, and will thus be able to take a substantial recognition of heroism.

And yet, it will surprise many to hear that in the last half decade a story exactly of the kind above mentioned has been played on this continent with the conventional ending.

SKOOKUM JIM.

The hero is Skookum Jim, the Indian who accompanied George Carmack, the discoverer of the Klondike gold fields on that fateful 16th of August when accident led him to uncover the richest placer deposits since the days that Solomon and Hiram, king of Tyre, exhausted the great placer deposits of Central Africa. Some accounts indeed give Skookum Jim credit for the actual discovery of the first handful of nuggets that revealed the river's richness to the little party of isolated prospectors.

DISCOVERER OF KLONDIKE.

George Carmack, the discoverer of the Klondike, is now a resident of the city of Seattle. He is taking an active interest in the Alaska-Yukon-Pacific exposition, which will be held in Seattle in 1909, and Aug. 16 will be set aside as discovery day at the great exposition, and there will be a special offer of the old sour-dough of the vintage of '96 and '97. An interesting exhibit on that day will be the first handful of nuggets that Carmack obtained from the Klondike, a handful of gold that was the forerunner of 200 millions. Claim No. 1 below discovery was that of Skookum Jim, and claim No. 2 above discovery was that of Pishag Charlie, brother of Jim.

REMEMBERED GRATEFULLY.

The Dominion government has strict laws concerning the care of the Indians. An Indian cannot obtain whisky in Canada under any pretence. It is true that the different tribes make a whisky of their own out of malted flour and kindred substances, but even this vile concoction is difficult to obtain. The mounted police of Yukon has kept on harrying the poor redman nearly all the while in possession of the tribes are concerned.

JIM'S GREAT THIRST.

The thirst of Skookum Jim was of the right, royal, distilled brand. Every expedient that his fertile mind could suggest was tested, and still the whisky could not be obtained. One whole winter's wages he expended on Pe-runa, but even this was rapidly exhausted.

The Canadian penalty for giving an Indian whisky is a long jail sentence and the enforcement of several had acted as a splendid moral lesson.

So, when the Canadian government, anxious to reward all that have aided in the discovery of the Klondike, asked him what he desired as a token of a fond country's gratitude, Jim began to think. He wanted many things, but chief of his desires was the one for strong water.

ASKED TO VOTE.

And so with a nobility that at the time rang all over the Dominion, Jim replied to the government's commissioner. "I want no reward for the discovery of my simple thirst. There is one thing, however, that I will accept, and only one. If the government wishes to reward me, let it make me a free man. Let it take from me any shackles that are placed on me because I am an Indian. Let it give me the privilege that is granted to the poorest white man in the country, the privilege of drinking.

PRIVILEGES GRANTED.

When the government received the commissioner's report there was an instant acquiescence. The story of the noble red man who wanted the privileges of British citizenship, and who would accept no other reward than the right to drink, spread like wildfire. The newspapers of the whole country told the story; women cried when they read it; people wrote letters to Skookum Jim, and more than one nation containing presents expressive of the admiration and good will of the patriots who admired the Indian's request, went north in the Yukon mail. A bill was hastily introduced into Parliament and unanimously passed giving Jim all privileges of citizenship, and a copy was sent along with certificate telling the world that Canada had one Indian equal to his white brethren.

JIM CELEBRATES.

Jim got his certificate. Five minutes afterward he was on his way to the nearest saloon. Twenty minutes after that he was mellow; ten minutes after that

Test Your Baby's Food

Food
SAIPIRE
MILK

A Natural Food
acts like mother's milk—breaks up into small, easily digested flakes when pepped in added—same way it does when it gets into baby's delicate stomach. Plain cow's milk curdles into an indigestible chunk.

Most infant foods contain too much sugar and too little fat and protein. SAIPIRE Milk has all the nourishment baby needs, in right proportions. You can regulate the quantity—our valuable book, "Baby's First Days," tells how.

The formula is an easy one. Buy from Druggist or Grocer.

If you desire SAIPIRE MILK, send us your name and we will send you a free sample can and the free booklet.

PACIFIC COAST CONDENSED MILK CO., Dept. 43, Seattle, Wash., U.S.A.

It isn't a square deal for a mother to teach her daughter to cook unless she uses

HUSLER'S FLOUR!

he was offering to fight seven men at once with his hands tied behind his back; 15 minutes later he was weeping bitterly because the small log cabin saloon stock of whisky had been exhausted and he couldn't get any more till the following day. That night about window smashing time, the town of Caribou Crossing resounded with cries of alarm, choruses of yelps and hoots. Jim had been generous and before the supply of wet goods had been exhausted he had purchased a dozen bottles and carried them to the Indian encampment. His brothers, one and all partook and the noise of the town that night was more terrible than an army with banners.

MYSTERY SOLVED.

Jim was arrested, fined, let go, and on his way from the police court to his cabin, he did it all over again. He was fined again. This time the people of the neighborhood were beginning to understand his anxiety to be made a British citizen.

Jim is still at Caribou Crossing. He is the envy and the darling of his tribe and of all other Indians. For what other red skin in all America could walk into a saloon like a real gentleman and buy and drink his whisky without any fear of the police. But Jim is not made to stand the wild cry of alarm, choruses of yelps and hoots. He loves, and the result one of these days will be a dead Indian. But should Jim live, and should he behave himself well, he will be present at the Alaska-Yukon-Pacific exposition at Seattle in 1909.

PRITCHARD UPHOLDS HIS COURT'S JURISDICTION.

Ashville, N. C., Aug. 27.—The decision of Federal Judge Pritchard in the rate case of the Southern railway against the state corporation commissioners and attorney general of North Carolina, announced today, upholds the jurisdiction of Pritchard's court in the issuance of the recent injunction against the state's officials during the railroad controversy and declares the suit not within the meaning of the eleventh amendment to the federal Constitution. That amendment prohibits the federal judicial power from extending to suits brought against a state by citizens of another state. Pritchard holds that a state legislature cannot so frame an enactment as to deprive any citizen of the right to sue in the federal courts. The constitution and does not possess power "to deprive this court of its jurisdiction, and the sooner those questions are definitely determined the better for all concerned."

The decision says: "It is inconceivable that a United States court should be powerless to afford a remedy to one who seeks to secure the rights guaranteed by the Constitution. Those who were responsible for the adoption of the eleventh amendment never dreamed it could be used to deprive citizens of substantial rights conferred by the federal Constitution."

The court holds that the state corporation commissioners are still charged with the duty of making rates, the only limitation being that they shall not make a rate in excess of 2 1/2 cents a mile.

THE ZIONISTS.

Jacob H. Schiff Says a True American Cannot Become One.

New York, Aug. 27.—Jacob H. Schiff has written a letter to Dr. Solomon Schechter, president of the Jewish theological seminary of America, in which the banker declares that a true American cannot be a Zionist. The letter was written in reply to one Prof. Schechter wrote to Mr. Schiff. Mr. Schiff's letter, it is said, is as follows:

"Speaking as an American, I cannot for a moment concede that one can be at the same time a true American and an honest adherent of the Zionist movement. The men you mention by name may or may not have had the thorough conviction of a deep attachment to this country, but if they are honest Zionists I mean if they believe and hope and labor for an ultimate restoration of Jewish political life and the re-establishment of a Jewish nation—they place prior lien upon their citizenship which, if there would be possibility for their desire and plans to become effective, would prevent them from maintaining allegiance to the country of which they now claim to be good citizens."

MOORISH FORCE DRIVEN BACK TO THE HILLS.

Casa Blanca, Aug. 27.—A sharp engagement between the French and Moors took place yesterday afternoon about six miles from Gen. Druce's camp. A reconnoitering party of Spanish (and in touch with the Moors, who opened a heavy fire on the cavalrymen. The latter replied with effect, but retreated under instructions, with the object of attracting the attention of the French commands to the Moors' advance. Reinforcements with artillery were promptly forwarded to the scene of the fighting and the Moorish force was driven back into the hills. No loss on the French side was reported.

MOVE TO INCREASE PAY OF SAILORS AND SOLDIERS.

Washington, Aug. 27.—The joint board composed of Adm. Scott, secretary of the navy and General Answorth of the army and Assist. Secy. of the Treasury Beckman Winthrop has completed all the recommendations to Congress, providing for a general increase in pay of the officers and men of the navy and army and revenue cutter service. The bill provides increases ranging from 10 per cent in the highest grades up to 25 per cent in the lowest.

OLD SUPERVISORS GIVE UP CONTEST.

San Francisco, Aug. 27.—The appeal taken by the old board of supervisors from the decision of Superior Judge Seawell, restraining them from molesting Atty. General Landrum in the discharge of his duties, was dropped from the calendar by the court of appeals this morning at the request of Atty. G. W. Cobb.

IRISH TENANT BILL.

London, Aug. 27.—The Irish evicted tenant bill finally passed in the House of Commons for Ireland Bill called an amended form. The principal amendments inserted by the house of lords deprive the commissioners of their power of turning out the present holders of farms for the purpose of reinstating evicted tenants.

COURT STOPPED ATTY. HENEY

Judge Lawler Told Him to Control His Manner in Addressing Witness.

GILKYSOON TOO SLOW FOR HIM.

Secy. Treasurer Eaton Testified as to Drawing \$50,000 Worth of Checks For Which Were No Vouchers.

San Francisco, Aug. 27.—Secy. Treas. F. W. Eaton, of the Pacific Telephone & Telegraph company was called to the stand this morning by the prosecution in the case of the Glass bribery trial. He testified again to the drawing by him of about \$50,000 worth of checks in February of 1906, for which no vouchers were turned in. He did not know who ordered the checks drawn or who signed them. The records thereof were destroyed in the fire.

Cashier William J. Kennedy was called. He testified to the drawing of \$10,000 and \$5,000 checks in February and told of the subsequent return to the company of \$7,000 or \$7,500, inferentially comprising the bribe moneys returned by several supervisors on demand of Halsey, after the granting of the Home Telephone company's franchise application, according to the claim of the prosecution.

Mr. Henev introduced \$75,000 from five legal banks showing the withdrawal approximately of \$50,000 in February, corresponding to the total amount alleged to have been paid to the supervisors at that time.

Thomas E. Sherwin, formerly traveling auditor of the telephone company, testified to a similar \$50,000 entry in the books of the corporation which he was auditing at the time of their destruction in the April fire.

The examination by Mr. Henev of John W. Gilkysoon, assistant to the general superintendent of the telephone company, developed a rough incident in the morning session. Mr. Gilkysoon took a long time to answer questions and showed no excess of willingness to testify. Finally Henev, exasperated by the coolness and slow-going of the witness, belittled a question at him and wound it up with a sarcastic query as to whether he understood it.

Dolmas protested. "Your honor," he said, "I submit that this witness ought not to be bullied."

"And I submit," shouted Henev, "that he ought to be bullied if this is bullying. It is perfectly evident to your honor that he is trying to evade the questions."

Judge Lawler said: "Counsel will control his manner in addressing the witness and if the responses are not promptly forthcoming counsel will submit that fact to the court and the court will deal with it. Proceed."

Dr. Charles Boxton, former supervisor, was recalled by the prosecution and required to repeat and did reaffirm his prior testimony to the effect that Detective W. J. Burns, the right hand man of the graft prosecutors, commanded him to deny to the public that he had made a confession and urged him to swear to a false affidavit to that purpose if the newspaper reporters crowded him too closely.

"Did you understand that he wished you to swear to a false affidavit before the grand jury?" asked Henev.

"No," said Boxton, "as I understand it he wanted to throw the newspapers off the scent. It is considered perfectly legitimate to deceive the newspapers, possibly to the extent of a false oath."

At the afternoon session several bank officials were called and read letters from the telephone company authorities honoring the checks signed by certain of its officials who were named. The object of this testimony was to show that the checks were not illegitimate bribes but checks of the telephone company which had been cashed unless signed by either Mr. Glass or Mr. Zimmer in view of the testimony of Mr. Scott that he did not take charge as president until after the expiration of that period. But the force of this line of reasoning was somewhat impaired by the fact that some of these letters of authorization bore the signature of Scott as president.

Morgan County Reunion at Lagoon. Thursday, Aug. 29. Good time to meet your friends. Afternoon trains at 2, 4, 6, 7 and 8.

Dunlap Hats For Fall. On Sale Aug. 29th. Brown, Terry & Woodruff Co., 156 Main St.

DELINQUENT NOTICE.

THE HIGHLAND MINING & MILLING CO., a corporation, Secretary's office, Salt Lake City, Utah, Treas. 1907. Notice.—There are delinquent upon the following described stock on account of non-payment No. 1, levied July 15th, 1907, the several amounts set opposite the names of the respective stockholders as follows, to-wit:

Name.	No. Cert.	No. Shrs.	Amt.
Geo. M. Bridwell	1	1,000	\$10.00
Geo. M. Bridwell	2	750	7.50
Chas. J. Vollmer	1,000	10.00	
Chas. J. Vollmer	1,112	25.00	
Myra Isaacson	1,000	10.00	
Ruben Isaacson	222	1,000	10.00

And in accordance with law and the order of the board of directors, on July 15th, 1907, so many shares of each parcel of above stock as may be necessary will be sold at auction at the office of the Secretary and Treasurer, 156 Main Street, Salt Lake City, Utah, at 2 o'clock p. m. Monday, September 16th, 1907, to pay the delinquent assessment together with the cost of advertising and expense of sale.

J. E. ANDERSON, Secretary.
113 T St., Salt Lake City, Utah.

If you have been in the office all summer and haven't had a chance to get close to nature—had to hustle too much to think of the rest that was coming to you—you need a tonic.

You need a blood maker, a strength builder, something to get rid of that nervous exhaustion and put some color into those enervated cheeks.

A. D. S. COMPOUND SYRUP OF HYPOPHOSPHITES, will do the business.

\$1.00 the bottle, 6 bottles for \$5.00.

Where the ears stop. All Dept. Cars Stop Here Now.

Bell Phone. Ind. Phone. Exchange 7. 80.



NEW VICTOR RECORDS For September, 1907, on sale throughout America TO-DAY

All vocal selections have accompaniments by the Victor Orchestra

8-inch 35 cents

Arthur Pryor's Band
Ship Aboy March (No. 5192) Lusk
Victor Orchestra Walter B. Rogers, Conductor
The Banner March (No. 5193) Von Blon
Yodel Song by George P. Watson
Sour Krout is Bully (No. 5194)
Duet by Miss Jones and Mr. Murray
It's Nice to Have a Sweetheart (No. 5197) Karker

10-inch 60 cents; and 12-inch \$1

Arthur Pryor's Band
Comedian's March (No. 5203) Smetana
Austrian Army Bugle Calls Waltz (No. 5205) Tosti
On the Belvedere—Two-Step (No. 5206) Tosti
The Death of Queen Elizabeth (No. 5207) Donizetti
The Death of Queen Elizabeth (No. 5208) Donizetti
Red Mill Selection (No. 5209) Herbert
Victor Orchestra Walter B. Rogers, Conductor
The Minute Men (March and Two-Step) (No. 5210) Witman
Merry Widow Waltz (No. 5211) Lehar
Victor Dance Orchestra
Merry Widow Waltz (No. 5212) Lehar
Bell Solo by Chris Chapman
Meadley Dance (No. 5213) Kamman
Mezzo-Soprano Solo by Miss Pearl Benham
In May Time (No. 5214) Speaks
Tenor Solo by Henri Leoni
I Love You, Ma Cherie (No. 5215)
Tenor Solo by Harry Macdonough
Dreaming (No. 5216) Bailey
Comic Song by Miss Ada Jones
I'm in Love with the Slide Trombone (No. 5217) Furtth
Tenor Solo by Frederic C. Freemantel
Over the Line (No. 5218) Phelps
Bass Solo by Frank C. Stanley
Chorus, Gentlemen (No. 5219) Lohr

New Red Seal Records

Five Nielsen-Constantino Records
Alice Nielsen, Soprano
12-inch, with orchestra, \$1.50. In Italian
Barbier—Una voce poco fa (No. 74074)
Florence Constantino, Tenor
12-inch, with orchestra, \$1.50. In Italian
Rigoletto—La donna e mobile (Woman is Fickle) (No. 64073)
Duets by Nielsen and Constantino
12-inch, with orchestra, \$1.50 each. In Italian
Traviata—(Parigi o cara (Far from Gay Paris)
Faust—Dance Song (Duet from Garden Scene)
Any Victor dealer will gladly play these records for you. Go and hear them to-day!

Two Tosti Ballads by Ancona
Mario Ancona, Baritone
12-inch, with orchestra, \$2 each. In Italian
Mattinata (Morning Serenade) (No. 8000)
L'Avana—Senza (In the Vain) (No. 8001)
Two New Witherspoon Records
Herbert Witherspoon, Bass
12-inch, with orchestra, \$1.50 each. In English
Meet Me by Moonlight Alone (No. 74075)
Merrill—Way Up to the Nations (No. 74076)
An Oratorio Number by de Gogorza
Emilio de Gogorza, Baritone
12-inch, with orchestra, \$1.50 each. In English
God, My Father (No. 74077)
From "Seven Last Words of Christ"

Victor Talking Machine Co.
Camden N. J., U.S.A.

Write for free catalogue of over 3000 Records

CARSTENSEN & ANSON COMPANY DISTRIBUTORS VICTOR TALKING MACHINES AND RECORDS. ONE DOLLAR CASH, ONE DOLLAR PER WEEK BUYS A VICTOR. 74 So. Main St

Chicago and The East

Special low round trip rates are in effect to the east via the Chicago Union Pacific & North Western Line, over the only double track railway between the Missouri River and Chicago.

The Jamestown Exposition

\$80.00 Round trip Salt Lake City to Norfolk, Va., daily, return limit 60 days, and
\$96.65 with return limit December 15, 1907. Tickets may read one way via New York City and Boston at a slight increase in cost.

B. P. O. E. Philadelphia

\$60.50 Round trip to Philadelphia, Pa., account B. P. O. E. Convention; tickets on sale July 9, 10, and 11, return limit August 15th.

For tickets and full information apply to
C. A. WALKER,
General Agent, C. & N. W. Ry.
38 West Second South St.

THE NORTH WESTERN LINE
UNION PACIFIC
OVERLAND

PROBATE AND GUARDIANSHIP NOTICES.

Consult County Clerk or respective lawyers for further information.

IN THE DISTRICT COURT, PROBATE Division, in and for Salt Lake County, State of Utah, in the matter of the estate of James Briggs, deceased. Notice.—The petition of Caroline Briggs, administratrix of James Briggs, deceased, praying for an order of sale of real property of said decedent, and that all persons interested in the said real property appear before the said court to show cause why an order should not be granted to sell such real estate as shall be necessary of the following described real estate of said decedent, to-wit:

Commencing at a point two rods north of the southeast corner of lot three, block twenty-three (23), plat seven (7), of the Salt Lake City and County, State of Utah, and running thence north seven (7) rods, thence west seven (7) rods, thence south seven (7) rods, thence east seven (7) rods, to the beginning, containing 36 1/2 acres, situate in Salt Lake City and County, State of Utah.

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Commencing at the southwest corner of lot six (6), block sixteen (16), five-acre tract adjoining said land on the west, and running thence north five (5) rods, thence east five (5) rods, thence south five (5) rods, thence west five (5) rods, to the beginning, containing 36 1/2 acres, situate in Salt Lake City and County, State of Utah.

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Witness the Clerk of said Court, with the seal thereof affixed, this 15th day of August, A. D. 1907.

(Seal) J. U. ELDRIDGE, JR., Clerk.
By W. H. Farnsworth, Deputy Clerk.
N. V. Jones, Attorney for Petitioner.

IN THE DISTRICT COURT, PROBATE Division, in and for Salt Lake County, State of Utah, in the matter of the estate of Benjamin Pierce Brown, deceased. Notice.—The petition of Walter B. Brown, executor of the estate of Benjamin Pierce Brown, deceased, praying for the approval of the court of his first report and account of said estate, has been set for hearing on Saturday, the 31st day of August, A. D. 1907, at 10 o'clock a. m., at the County Court House, in the Court Room of said Court, in Salt Lake City, Salt Lake County, Utah.

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By W. H. Farnsworth, Deputy Clerk.
N. V. Jones, Attorney for Executor.

IN THE DISTRICT COURT, PROBATE Division, in and for Salt Lake County, State of Utah, in the matter of the estate of John E. Cox, deceased. Notice.—The petition of John E. Cox, deceased, praying for an order of sale of real property of said decedent, and that all persons interested in the said real property appear before the said court to show cause why an order should not be granted to sell such real estate as shall be necessary of the following described real estate of said decedent, to-wit:

Commencing at a point two rods north of the southeast corner of lot three, block twenty-three (23), plat seven (7), of the Salt Lake City and County, State of Utah, and running thence north seven (7) rods, thence west seven (7) rods, thence south seven (7) rods, thence east seven (7) rods, to the beginning, containing 36 1/2 acres, situate in Salt Lake City and County, State of Utah.

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By W. H. Farnsworth, Deputy Clerk.
N. V. Jones, Attorney for Petitioner.

IN THE DISTRICT COURT, PROBATE Division, in and for Salt Lake County, State of Utah, in the matter of the estate and guardianship of Fredrick Erickson, incompetent. Notice.—The petition of Sarah Erickson, praying for the appointment of herself of Letters of Guardianship on the person and estate of Fredrick Erickson, incompetent, has been set for hearing on Saturday, the 31st day of August, A. D. 1907, at 10 o'clock a. m., at the County Court House, in the Court Room of said Court, in Salt Lake City, Salt Lake County, Utah.

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(Seal) J. U. ELDRIDGE, JR., Clerk.
By W. H. Farnsworth, Deputy Clerk.
Willey & Willey, Attorneys for Petitioner.

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Witness the Clerk of said Court, with the seal thereof affixed, this 15th day of August, A. D. 1907.

(Seal) J. U. ELDRIDGE, JR., Clerk.
By W. H. Farnsworth, Deputy Clerk.
Young & Snow, Attorneys for Guardian.

IN THE DISTRICT COURT, PROBATE Division, in and for Salt Lake County, State of Utah, in the matter of the estate and guardianship of Fredrick Erickson, incompetent. Notice.—The petition of Sarah Erickson, praying for the appointment of herself of Letters of Guardianship on the person and estate of Fredrick Erickson, incompetent, has been set for hearing on Saturday, the 31st day of August, A. D. 1907, at 10 o'clock a. m., at the County Court House, in the Court Room of said Court, in Salt Lake City, Salt Lake County, Utah.

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