REPORT OF THE YUKON EX-PEDITION.

Mr. Bulyea Recounts the Difficulties which Confronted Him at Dawson.

(From the Regina "Leader.") (Concluded.)

Major Walsh reached Dawson on the 21st May, a Saturday. He met the Ma jor who seemed quite affable, evidently not having thought that he (Mr. Bulyea) would have been so presumptuous as to proceed with his duties after being told by the Great I Am that he had no business there. Next day they met again, and the Major seemed in very bad humor. Major Walsh said that he was surprised that after what he had told Mr. Bulyea the latter should have interfered with the liquor business. Bulyea replied that he was acting strictly by authority of law aud under express instructions from the lawful authority. The Major got hot, and as it was Sunday, on the open street, and a crowd commenced to gather, Bul yea, thinking it would be unfortunate that the people should be led to believe that there was any conflict between the authorities, moved away, Walsh informing him that he (Bulyea) had do jurisdiction, that he (Walsh) would see all the parties and tell them that anybody had a right to engage in the retail liquor business regardless of Bulyea, and that Bulyea had no machinery for enforcing regulations. On the next day Mr. Bulyea wrote Major Walsh for the purpose, if possible, of avoiding trouble which would only confuse the dealers and tend to lead the populace to disrespect Canadian law. Mr. Bulyea read the letter to the House. It was couched in courteous language, and suggested a friendly argument of the question at issue before Judge McGuire, rather than that any step should be hastily taken such as the Major had threatened on the previous day. Mr. Bulyea said he thought his suggestion was reasonable and jndicious, and that a friendly arrangement would have been better from the point of view of Canadian law and order. Major Walsh never deigned to acknowledge the letter. Mr. Bulyea learned in a few days that the dealers had been notified that he had no authority. A deputation representing the liquor and gambling element waited on him to ask if he intended to continue his restrictions. The deputation, composed of Messrs. Jenkins, McPhee, Taggart, Lloyd, and Wilson (Mr. Bulyea gave the companies or salcons with which each was connected) informed him that Wash had repudiated him and guaranteed those who had no permits immunity from any action which Bulyea might take. The position resulting was that those who had not taken permits opened up in business without them while the ones who had taken permits complained that they were unfairly dealt with. Nearly all of them were Americans. They considered Walsh the head of government and took his word

for law. Before the regulations had been enforced gambling tables were permitted in sa. loons. Constantine's reasons for taking no action was that he had instructions from the former Minister of Interior (Mr. Daly) not to attempt to deal with the gambling or liquor element, which instructions had not been revoked by the present minister. The Commission of course did not recognize or sanction gambling at all, and none was permitted in the "permitted" places under the regulations. To show the peculiar ideas prevailing there, Mr. Bulyer instanced some applications received for licenses for dance halls, gambling places and saloons in connections. These applicants were of course told that the Commission had no power to grant immunity from penalties for gambling or operation of dance halls. Major Walsh's powers apparently were not so limited; he assured these people that so long as he heard no complaints of crooked gambling, they could carry on business without interference. Walsh also assured them there would be no interference with the liquor business, making at first one stipulation, namely that there would be no Sunday sales. The natural result was that the Commission's instructions were ignored; the Major's were so much lighter. The dances were kept up -so he was informed; of course he did not witness them (laughter)--from 7 at night until 7 in the morning. Shortly, however, some dissatisfaction became evident. Complaints were made to the Major, and his regulations were changed from time to time. There was a place on the cebrated water front kept by two ladies who sold lemonade, and of course nothing else. (Laughter.) That was a fact, for at that particular time there was no whiskey in Dawson. The liquor supplied was a brand called "Hootch," and he believed he had a receipt for making it somewhere about him; he believed one of the effects of the stuff was very bad headache. (Laughter.) Well, these two ladies, dealing only in lemonade, kept open on Sunday, and some of the dealers nplained against them. Major Walsh

might sell on Sunday, but must sell no dealers, the privilege was granted them notwithstanding that his particular per-

not over the counter they must be kept on a side-table. (Laughter.) Two weeks later the result of another deputation to the Major was that light drinks were allowed to be sold over the bars on Sunknow the meaning of that. Dawson City | vised him to pay Walsh's fee under prowas back again to to the old system of no | test. He did so and obtained the liquor.

Sest of Heathers

restriction. The question naturally arose, Why did enforced? Again the peculiarities of the situation must be considered. It did not occur to the Attorney-General before the expedition went out that there might be need for other than Dominion magisunder Territorial Ordinances had been the fee, but be allowed in without payappointed, it might have been better. Every magistrate there was under the authority of Major Walsh, who warned them against instituting actions for Bulyea, and they were practically prevented from hearing any complaints of his or unwas in every way awkward. On the one hand they were faced with their duty as magistrates to administer law without fear or favor, and on the other hand they were confronted with the fact that they were subordinates of a man who had provwould be visited upon them. One of will surely be ours. The sheriff was Dawson at six hours' notice. Mr. Bulyea said he would avoid getting the magistrates into trouble if he could do so. to undertake a case, as he was an independent man and not subordinate. Another difficulty was the scarcity of legal talent in the early part of the season. He While confident that all that was necesin regular form, yet he could not tell what legal point might be raised; technical obcases, and he hesitated to undertake a was the only lawyer there; he was Crown were reported to be on the way in. The first to arrive was Mr. Taybor of Vancouver. After waiting a time to find out consented to take it, but asked time to the next arrivals. They took the case. contrary to the N. W. T. Act. They apjustice contemplated the right of appeal,

plained the awkward positions of the magistrates, but he held his ground, so Mr. McKay finally applied to Insp. Stearns. After delay and consultation Sterns agand from week to week, on the ground the police were instructed to honor. Mr. that news of a Yukon Bill was daily extwo other cases were tried under the same | Why the instructions did not reach Dawsection of the N. W. T. Act. Some liquor | son was a mystery not yet explained. of the Lt.-Gov. N. W. T. Both these men were convicted and fined by the magistrate, while the other cases were postponed by request of the Crown prosecutwhether the law applied." This was an example of Dawson justice. Three entirely similar cases under the same secand had sent word to the Government and tion of the Act; two conviction and two to his family that he would be home by fines, and the third case held over because 10th July. there were doubts whether there was any such law on the Statute Book. On the 7th July the informations were entered to test the position. On the 16th August decision was reached. As regarded the delay he absolutely could not help himself. The decision given on 16th August upheld the Territorial position. The parties complained against were each fined \$50.00 and costs. Not withstanding | 000. Lumber was \$300 per M, nails \$5 Major Walsh's authority we secured the conviction of the parties who depended on the Major's assurance of immunity and the Territorial position was sustained. (Applause.)

Mr. Bulyea continued by saying that the importing question was still more interference was that 80 retail places serious, and might be followed by consequences more serious than some people | tect the board's licenses. These men had te to Capt. Stearns to enforce Sunday expect. The first liquor arriving under been extremely patient. They seemed to sing, and the town police threatened N. W. Govt. wholesale permit was taken | realize his (Bulyea's) good faith. They he ladies with prosecution. They of in by Mr. O'Brien. O'Brien had been at made no particular complaint except of course did not like it, and they formed Ottawa and he led Bulyea to understand the unfair competition to which they themselves into a delegation to visit the that the question between the Dominion | were subjected. They naturally felt that Major. Result: Former order cancel- and the North-West Governments had led; instructions issued that the ladies been settled, and that N. W. T. permits were still to be recognized. However, tions were obtained, a number applied spirituous liquors. To soothe the other O'Brien's liquor was seized by Walsh, to sell cigars and tobacco on Sundays, but | mit was signed bythe N. W. T. Adminis |

trator and endorsed by the Interior Department. Walsh demanded \$2 a gal. on the liquor. O'Brien asked Bulyea's advice; he was anxious to get the liquor out at once as it would command a better day. Hon. members would perfectly well price just then than later. Bulyea ad-The same thing occurred with the next permit that arrived (Menzies 500 galhe not have the law and his regulations lons.) The third permit arriving belonged to Chambers of Brandon, who made his boast that he would not pay. He stood off the authorities for a few days, arly in the interest of those who had dethen instructions issued that, as this permit had been granted before Walsh's aptrates at Dawson. If an independent man pointment, it should not be subject to ment. Mr. Bulyea said he did not pretend to understand the method of reasoning which governed; he was simply stating facts for the information of the House to the credit of Stearns and Davis, to the and the public in general. Later the liquor of one McCauley which had passed which was available at once for improveder Territorial authority. Before passing Col. Steele, at Bennett, and Insp. Strick- ments as several of the saloons had been judgment on the magistrates the House land, at Tagish, was seized by Walsh, at open prior to date of the arrangement. A might well consider their position which Dawson, the latter stating then that he part of the stipulation, to which Capt. had definite instructions to recognize no Stearns agreed, was that as soon as Supt. N. W. Govt. permit. He (Bulyea) explained to McCauley that he had differ- closed. Having got the business to that ent information, and offered on behalf of very satisfactory basis, his mission was and at the expense of this Government to finished. He left Dawson as soon as apply to the Judge for release of the possible and came home as fast as posed to be arbitrary. He (Mr. Bulyea) liquor. McCauley, however, had not sible to report to the hon. gentlemen of felt that their action if they undertook it been regularly appointed as agent of the the Assembly. He trusted that his course owners of the liquor. He preferred to them said to him: "For heaven's sake return to Vancouver and notify the two don't compel us to act; the sheriff's fate Governments. He did so and was advised from the Ottawa that the liquor should table part was that there had been no ne-Staff-Sergt. Richards who for the offence | be released. At the same time instrucof displeasing Walsh had to get out of tions issued from Ottawa to the Commander in Yukon to recognize all permits egotism on the part of the Dominion which he was satisfied bore the signature | Commissioner there would have been no of the N. W. T. Administrator. There difficulty. (Prolonged applause). Under the Act action could be instituted | were several other cases of parties who either before a magistrate or judge, and went back to Vancouver and got release. the Commission intended as soon as they But Walsh refused to be governed by got in a position to ask Judge McGuire | these precedents, and appeared more determined than ever in his course. One young gentleman, Mr. Burpee, agent for certain owners, went to Walsh to find out what action was to be taken with his felt that the position was important. liquor. Walsh said it would be seized. On the same day another party whose sary was to get the evidence put forward liquor had been stopped up the river had received and submitted to Walsh a telegram from the Interior Department, and jections are often fatal to perfectly good his liquor had been released. Burpee knew this and spoke of it. Walsh made case without legal assistance. Mr. Wade | the statement that the telegram referred to a permit issued at Ottawa. This adprosecutor. He spoke to Wade, who mission showed that Walsh knew of the said that while he would not be compelled | confirmation of the N. W. Govt. perto defend, he might have to intervene mits. The Commission's solicitors applied for the Dominion Government. Lawyers for mandamus to restrain Walsh from seizing Burpee's permit, claiming that it was legally imported. When the matter came before the Judge, Wade asked for about his ability, he (Bulyea) approached delay on the same old ground that the Taybor and explained the case. Taybor | Yukon Bill was expected, and that there was reason to believe that the bill consee Wade. Next day Taybor declined | tained a clause abrogating all Territorial the case, saying he did not care to anta- permits. The Judge granted the delay gonise Walsh. Burritt & McKay were until the liquor should have arrived at Dawson. Finally on August 13th the Informations were drawn up against two Judge gave adverse decision on account parties who were selling without permit of a lawyer's technical error, at the same time plainly intimating that but for the plied to the Judge to hear the cases, but fatal technicality the injunction should he took the ground that the principle of have issued. But the Judge's feeling was so strong on the merits of the case and he was the only one to whom appeal | that he intimated that he might reconcould be taken. To the judge was ex- sider the decision, as no other case could be brought before him, he having arranged to leave on the 15th. A few hours later he (Bulyea) met Wade, who was virtually in command then, Walsh having reed to hear the cases. They were set left. He asked if the contention could down for trial. Wade intervened, and not be settled, telling Wade that he had postponements began-from day to day, seen the disputed permit on a list which Bulyea learned later that the police up pected. A peculiar circumstance was that | the river received the list of permits to be on the first day that the cases came up, honored, three weeks before this date. had been taken in not covered by permit. Wade agreed to settle on the production The police charged two men with having of an affidavit to the effect of the list. liquor in possession without permission | The affidavit was made, and Wade issued | So-since my lips have known but one orders to the police accordingly. The same day the full list to be honored arrived. This was on the 13th August. On the 16th the convictions in the other or "because there were grave doubts cases were obtained. Mr. Bulyea was then ready to close up his business and

> The situation then was that there were ten men who had paid in good faith for retailing permits, and they claimed protection in their business. Other men in good faith upon Walsh's assurance had at great expense set up in business, The expense would be understood when he explained that a very ordinary building in Dawson cost from \$75,000 to \$100, per lb., and carpenters' wages \$25 a day. These men would have taken permits but for Walsh's interference. Then there were the low groggeries. The board had intended to limit the places of retail business to 18 or 20. The result of Walsh's were running. He felt impelled to proif others did not have to pay, their money should be refunded. After the convicfor permits. But the Yukon Act had become law and the Commission could not issue permits then. He discussed the

leave. He had expected no such delays,

position with Stearns, and the following arrangement was agreed to: -

Applicants for permits to agree to respect the regulations, to each deposit \$1,000 to the credit of Insp. Stearns and D. W. Davis (who is chairman of a public improvements committee), and agree to pay at the rate of \$2,000 a year towards public improvments, the time to be computed from the date the permitted place opened to the date upon which the subject may be dealt with by the Yukon Council. The arrangement was particulpended on Walsh's assurance, and had gone to expense in building. They were quite willing to conform to the law as soon as they were satisfied as to what was the law. The only difficulty at any time was that they did not know whom to obey. These men put up the money amount of \$8,000 or \$10,000, a third of Steele arrived all the groggeries should be was satisfactory to the House, and he hoped that he might never again be placed in so difficult a position. The regretessity nor occassion for any difficulty. With a little more diplomacy and less

### Poetry.

AT THE CENTURY'S END.

How can I tell you how I love you,

There is no music, now the world is

The songs have all been sung, the tales And all the vows broken this many a

Had we but met when all the world was

When virgin blossoms decked untrod-

I had plucked all the buds that summer And woven a garland worthy even of

Or had I sung when rhymes were yet un-

And crowned their marriage in the songs I made, I had laid them down before you una-

Meet offering to your grace and goodli-

But all the dreams are dreamed, and no Touches life's altars-all the scents are

The truths all taught and all the les-And no new stars lead kings to kiss

For now in this gray world of youth be-Love has no throne, no sceptre and no

His groves are hushed, his altars are And we who worship-we have nothing

And yet-your lips!' The god has built An altar which has known no flower There may we burn the incense to Love's name;

There the immortal, virgin rose be fair!

And all my flowers of life are vowed For us, at least, the old world has something new-For me the alter, and for you the fire!

## MY BIRTHDAY.

Another stone is added To the cairn of my years, And the pile is held together By my varied hopes and fears-Held together by the sobbings And the smiles of many days; By the censures of my failures, By the honeyed words of praise.

Years consumed and wasted On the world's most fleeting things, On the phantoms ever flying On their never-tiring wings; On the airy forms that hover Just before my eager eyes, But always further from me Than the distance from the skies.

Never a glance at the beautiful In earth, and sky, and air: Never a thought that reaches up To the heavens so bright end fair; Never a noble feeling stirs As I walk o'er the flowery sod; Never a pulse of the beating heart Goes out to the living God.

But when the cairn of life is raised And never a stone to lay, And the builder rests from the work be-

At the dawn of the natal day, then will humbly ask, oh God! In sob, and tear, and moan, That Thou wilt bless my whole life through, And praise each single stone.

-James Byrne, Charlottetowa, in the Ottawa Free Press.

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