POWER PLANT

Lorne Gampbell Makes an Offer to the City

CANADA ZING FRANCHISE

BY-LAW WILL BE SUBMITTED TO THE PUBLIC AT AN EARLY DATE - PETITION FROM OUT-SIDE RESIDENTS AS TO THE CHARGES FOR LIGHT AND

The city council held another long session last night at which the principal matters discussed were the power plant and the necessity for compulsory vaccination.

an auxiliary service which was not seriously considered. All the council was in attendance with the exception of Ald.

Procter, who is confined to his house.

The first matter dealt with was the report of the finance committee. The committee recommendation of the supplying of the said line ** * * (d) The said line shall be constructed as a 20,000 volt ine and the voltage transmitted over the said line shall not exceed at any time 20,000 volts. An offer from manager Campebli was

port of the finance committee. The com-mittee recommended the passing of the regular accounts but also went into some matters of routine. In this regard it advised the giving to the city clerk the power to employ extra clerical assistance whenever he deemed it necessary. Also that all copies of letters written by the heads of the various departments should be f.led at the city hall with the clerk. The re-

port was adopted.

Alderman Stead reported for the tramway committee as to whether the tramway service should or should not be continued. Alderman Stead said that the committee was of the opinion that any saving that might be made by closing down of the tramway would be far more than offset by the loss of prestige. By paying proper regard to the running of the tramway, as to its operation, Ald. Stead was of the opinion that the loss to the city should a slight alteration in certain cases as to the schedule so as to accommodate pas-not exceed \$1200 to \$1500. There should be also a closer tab kept upon the payment sary bylaw is pased by the public. of fares and also upon the checking of

The following statement was submitted by the city clerk as to the receipts and expenditures for the past two years of the tramway. This shows that the chief months of revenue were when there were nany passengers going to and from the

	W. W. W. W. W.		Carlo Control Carlo	Market Com		
140		107 1	1906		1	
Repairs	, main	tenaan	ce, so	ck	\$	1,768.
Insurar						
Printin	g and	adver	ising			100.
Telepho						36.
Power						2,412.
Wages	111111		*****			5,362.
3				1	7	
Total					\$	10,360.

RECEIPTS January, \$89.80; February, \$147.25; March, \$395.55; April, \$550.30; May, \$590.40; June, \$662.70; July \$1044.65; August, \$1018.80; September \$890.05 October, \$618.60; November, \$510.15 and December, \$540.65\$ 7,053.9) Which includes \$123.05 for advertising and

Repairs, maintenance, including \$1400 for stock\$ 3,279.65 Printing and advertising Repairs to road bed 6,6822.66

RECEIPTS

unt'l a second unit had been install d when it would not matter inasmuch as one unit could be run while the other was being give every facility possible. Re Board of Works Expenditure....The

chairman and his committee met last week past year and there might be no trouble in re closing down the tramway and no doubt this year to come. If thouble did com he will have submitted his report for our consideration. After a lengthy meeting and going into facts and figures we decided it unwise to do so, and 1 strongly urge the recommendation be accepted. You will see that the receipts for 180s were see that the receipts for 1906 were a special meeting of the council might called during the current week to deal with further questions arising. The committee \$7058.90 and expenditures \$10,360.10, a loss of \$3301.70. The receipts for 1907 were \$3:39.30 and expenditures \$15,496.74; this contained will also take up the matter of getting a and expenditures Ma, 30. (4); this contains a little of \$2467.30 repairs of roadbed Also the repairs, maintenance and stock for gates and upon other parts of the plant by 1967 is \$3279.65, as against \$1.768.94 for 1996, some well known engineer.

It was also brought out during the disthe large increase being for supplies. Now, gentlemen, I claim that the two sums, cuss on that difficulty would arise in the repairs to roadbed and stock, should be taking over of the municipal power plant gentlemen. I claim that the two sums, divided over the past years and not charged from the Allis-Chalmers-Bullock company to last year, and if this were done the if the draft tube were not installed at once. to sast year, and if this were note the loss would be considerably under \$4000, instead of \$7000. We, your committee feel sure the tramway can be run at less than a \$3000 loss.

If the draft tupe were not installed at once, the mayor, however, did not say that this difficulty would not be insuperable.

The chief of the fire department reported for last month—three small fires; also that

It must be remembered that the leave the owners of the opera house had again of the tramway expires at the end of the present year and if not renewed by the city bylaws. He also forwarded a request from the lines, cars, etc., had to be put in repair, this having been done, why not take advantage and make use of same. We have also to keep men at the sub tat on whether

using the cars or no. I think the revenue can be increased if pion and others of Addition A., asking our park be made more attractive and bathing booths erected; the right for doing this could be leased for a nominal sum. I over and above the rate paid by those in should also recommend that a committee interview the Nelson boat club and try Mayor 1 and induce them to move their boat house to the park, the city giving them privileges needed. It is a much more suitable place in all ways for regattas, etc. and the trampetitioners had agreed to pay the 25 per

way would certainly receive a benefit.

With the above remarks I sincerely hope the tramway will continue to be operated.

City clerk Wasson pointed out that the chief tramway will continue to be operated.

The report was thereupon adopted. The report of the fire, water anud light committee was then read. Ald. Hale ex-

privilege; (b) The said power transmission

placed in line and shall be suitably dressed.

crosses over light, power or telephone

maintenance of the said line and also for all accident or damage to person or pro-perty caused in any way by reason of their

negligence and the said company shall in-demnify the city of Nelson against all loss, costs or damage occasioned by the negli-

gence of the said company in respect of the

construction, care and maintenance or the sald power transmission line, being, how-ever, confined to damage arising out of o

by reason of the negligence of the sad Canada Zinc company; (f) In case of fire,

and it becoming necessary or expedient

cut said line or to cut off the current upon the same * * * and the company shall

provide a suitable cut off switch at a suit-

needed is 50,000 gallons and it was recom-

mended that the rate charged should be

settled by the mayor and the chairman of

unicipal power plant. This clause was

The board of works recommended the construction of a sewer from the lanenorth of the Bartlett house, down to Baker

treet. This part of the report was adopted. The other part of the report dealt with

The agreement between the city and the

Allis-Chalmers-Bullock company was then

read. The expense of reinstalling the draft

agreement, however, provides for a shut down of the plant during the rein tallation.

In this connection mayor Taylor said

Campbell, manager of the West Koote-

plained as meaning about \$150 a day for

repaired. There had been no trouble in the

his men that their salary be increased.

committee concerned.

The matter was referred to the standing

A petition was presented signed by W.

Mayor Taylor agreed with the petitioners,

G. McMorris, Mrs. J. H. Park, A. Cam-

power. This would not provide power for

other sewers and was referred back.

Zinc company.'

adopted.

these systems, were paying more than outsiders would pay even if they were charged 25 per cent extra. Mayor Taylor said that the water and This reads: "That the privilege be granted the Canada Zinc company to build, maintain and operate a power transmission line along the streets of the city of Nelson set out and described in the application made. The said privilege to expire in ten years."

Mayor Taylor said that the water and light systems not only paid for themselves but also met the expense of sinking fund and interest and at the same time give the city a surplus.

Ald. McMorris agreed and moved that outsiders be charged the flat rate charged. in ten years from the date of the granting of the privilege, and subject to the follow-

outsiders be charged the flat rate charged citizens, and only pay the 25 per cent extra if not paid in advance. Ald. Kerr seconded and the motion carried. P. Burns and company wrote to ask ing conditions; (a) The Canada Zinc company shall forthwith build and snall ex-clusively own the said power transmission line during the continuance of the said

the city was in a position to supply them with continuous power and if not asked for permission to obtain power from other

est on debentures for the installation of

sources. The letter was referred to th line shall during the continuance of the said privilege be used and operated exclufire, water and light committee.

C. F. Morris wanted to know in the even sively by the said company and exclusively for the purposes of their smelter plant • • • • and for all additions to and ex-tensions of the said smelter • • • Provided of his building on Baker street this year whether the bylaws governing such build-ing would be enforced. He understood the late mayor had not complied with these however, that nothing herein shall be con-structed to require continuous use or op-and requested a similar privilege for him-

structed to require continuous use or op-eration of said power transmission line by self. Mayor Taylor said the city would insis

said company; (c) The cale power transmission line shall be at least 45 feet above the ground, the poles shall be straight and on its bylaws being observed and thought the attack made uncalled for. Ald. McMorris moved and Ald. Stead se conded that Mr. Morris be informed that the bylaws would be strictly enforced. line, proper precautions shall be taken by the Canada Zinc company to prevent contact with said light, power or telephone

This was carried, Ald, McMorris stating that he thought the charge cowardly.

Electrician Brown asked for power to act in the purchase of certain material for

his department. The request was reterred to the committee concerned. Ald. McMorris gave notice of the intro duction of a bylaw with reference to the

company. ompany.
On the motion of Ald. McMorris seconded by Ald. Hale, E. K. Beeston was appointed city auditor at a salary of \$25 a month, dating from Jan. 15. Mr. Beeston to present quarterly statements and to report and suggest regularly to the finance com-

Ald. McMorris brought up the question of committee meetings being made open to the public and opined that they should be kept secret.

The mayor agreed and administered a

slight rebuke to the press for the publicato cut the said power transmission line, in order to control or put out the fre or fires, then the city shall be at liberty to tion of certain reports regarding the t.amway committee of last week.

Dr. Arthur reported, as health officer that smallpox was spreading more and more largely every year in the United States; that this city was in danger from

able place for such purpose, provided, how-ever, that before cutting * * * * suitable notice shall be given to the said Canada these conditions and suggested compul ory ?Mayor Taylor said he ascribed, indirectly to the injection of serum for diphther;a, the death of one of his children and the illness of two others. He objected to the This part of the report was adopted. Permission will be given as soon as the necesinjection of diphtheria serum and others A further part of the committee' report

dealt with the supplying of the Canada Dr. Arthur retorted that it was not fair Zinc company with water. The amount that the objections of these people should endanger the health of a community. He admitted however, that there were no cases the committee. This was also adopted.
The committee also recommended the obtaining of certain estimates with regard to the construction of water gates for the

at this present moment.

The council, adjourning, resolved itself into a board of health.

Dr. Arthur pointed out that compulsory vaccinat on might be unpalatable but what would prove far more unpalatable would be the occurrence of half a dozen cases of smallpox. That would the up the city and would seriously hurt its finances. Spokane had been rife with smallpox for several years. It had spread into Phoenix twice and Cranbrook once. There were also other instances.

Mayor Taylor said the present danger

did not seem pressing.

Dr. Arthur did not agree. tube is to be boine by both parties. The After some further discussion the board, while not at present wishing to enforce compulsory vaccination, strengly advised the vaccination of every citizen as a measletter had been received by the standing ure of precaution. The city clerk was fur-ther instructed to advertise that the city nay Power and Light company, demanding a retainer of \$3407.75 per annum, instud of \$1000 and of two cents per kilowatt hour. health officer would vaccinate every wee day from Thursday next, between 4 and 5 ing himself. The city clerk was further This latter figure electrician Brown exinstructed to obtain a supply of the purest vaccine points procurable. running the tramway. The to mer figure was \$100 per day, including power to run

FOR THE DAILY NEWS GUP

the tramway.

Mayor Taylor then went on to explain that these figures were impossible. They were higher than the interest on the sum were higher than the interest on the sum RIVERS. RIVERS.

FIRST CLASS HOCKEY PLAYED BY

Probably acting on the testimony of oughly opened. It is proposed to take well known hydraulic experts that "rocks do float" the Rivers opened their flood gates and made many an heroic where the long tunnel would start, into flood gates and made many an heroic attempt to hydraulic the Mountains off the map; but it was no use; the solid "phorphry" formation made stubborn and effective resistance, and although Thompson drilled hard and Patrick made many a balloon ascension and parachute drop, only six little chunks of "gutta percha" seeped through the crevices into the Mountains tunnel.

The general opinion was that the Rivers would have things rather easy, but the Mountains, acting on their experience with the Lakes on last Thursday evening showed that the stopping of fast-flowing water was simply a matter of letting it roll up half and then letting it roll down again.

Chave, a new player in sendor hockey in Nelson, having been "found" and signed by the Mountains in the game Saturday night between the Real Estate men and the Retailers, proved to be a strong acquisition and gave great Rivers would have things rather easy,

be a strong acquisition and gave great assistance to A. Bishop, H. Bishop and Bellrose, on the forward line. Patrick, Thompson and Hood for the Rivers, reached the high water stage, time after time, but the on-rush of pent-up waters was effectively stopped by a Mountain barrier in the shape of Steed, Deacon and Greyerbeihl. The Mountins developed the best com-

ness proposition and that the city did not supply street liighting, policing, etc. The petitioners had agreed to pay the 25 per cent extra if they did not pay in advance. City clerk wasson polated out that the city did not per content of the city did not petition with the city did not petition play, and their work was of first class order causing wild excitement and appliance among the city did not petitioners. show as good combination work, and de



pended more on individual rushes to work the rubber into the Mountains' stronghold, but the brand of hockey dealt out by both sides was of the "rea-

hot" variety at all stages of the game.
The line-up was as follows: McQuarrie's Rivers Deaconpoint...... Patrick Steelcover.. Wilson ...left wing. Perrie

Referee-Ferguson, of the Lakes. SUMMARY First Half

Mountains, H. Bishop, 3 minutes. Rivers, L. Patrick, 1 minute. Mountains, A. Bisnop, 3 minutes. Mountains, A. Bishop, 1-2 minute. Mountains, Chave, 3-4 minute. Mountains, Bellrose, 3-4 minute. Mountains, Bellrose, 1-2 minute. Mountains. Chave, 4 minutes.

Mountains, H. Bishop, 1-2 minute Mountains, A. Bishop, 6 minutes. Rivers, R. Bell, 3 minutes. Mountains, Belirose, 1-2 minute. Mountains, Chave, 1 minute.

Rivers, Patrick, 2 minutes. Mountains, Chave, 6 minutes. Rivers, Hood, 6 minutes. Mountains, H. Bishop, 4 minutes. Mountains, Chave, 1-2 minute. Mountains, A. Bishop, 3 minutes. Mountains, A. Bishop, 2 minutes. 21. Rivers, L. Patrick, 1 minute.
22. Rivers, Patrick, 1 minute.
23. Mountains, Bellrose, 1-2 minute.
24. Mountains, H. Bishop, 3 minutes.
Total score— Mountains, 18; River

THE DAILY NEWS CUP STANDING

Won Lost To play Mountains ... 2 0 4 Lakes ... 0 1 5 Rivers ... 0 1 5

from that property for 8000 feet to Cof-fee creek. There are seven claims through which it is traced. There has LOCAL TEAMS.

The Mountains rushed down like a veritable avalanche and rolled back the Rivers to the tune of 18 to 6 in the second game of The Daily News Cup series at the Stanley street rink last night.

The game was a splendid exhibition of hockey and was fast and furious, but devoid of rough play, at all times, and was truly a battle royal.

The proposal the same time develop a far more economical system of mining. At the same time the other claims would be thoroughly acting on the testimony of loughly opened. It is proposed to take

the amalgamation.

As the tunnel would be a drift and not a crosscut ore would be handled from the very start. A mill could be erected upon the Crescent claim, not far from Coffee creek, or upon some other suitable point, to handle the ore met in

saltable point, to handle the ore that in ariving upon the ore body. The whole scheme would be aided by the natural air compressor of the Taylor company.

The financial part of the scheme is to form a company at a capitalization of about \$2,000,0000 and to apportion to the owner of each of the properties a progress around of the stock in nayment for rata amount of the stock in payment for the claim according to the amount of development done. The Krao itself is capitalized at \$600,000. On the other hand the Krao will see that a working capital of \$250,000 is subscribed. There is no intention of making any start until such time as the working capital has

been provided for.

The claims concerned are Blackbird and Glengarry lying alongside the Krao and the Crow Fledgling, Fitch Fraction, Union, Last Chance, Crescent and Edenlying in the order named between the Krao and Coffee creek. Some of these properties have been worked more than others. One was worked last fall and the intention was to erect a mill upon it but as the price of metals fell the undertaking was abandoned for the

present.
There would be no particular difficulty in shipping the concentrates and ore, in-

Shiloh's Use Shiloh's Cure for the worst cold, the sharpest cough the sharpest cough an tee of your money back if it doesn't actually CURE quicker than anything you ever tried. Safe to take,—nothing in it to hurt even a baby. 34 years of success commend Shiloh's Cure—25c., 50c., \$1. 315

THE GREAT DURABILITY

AND WATER PROOF

AFTER TELEPHONE CO. Toronto, Feb. 7-It is understood that Hamilton will bring in a bill at the pres ent session of the legislature preventing the Bell Telephone company or other from having their employees work be yond a certain number of hours a day and defining ap certa'n amount as the minimum wage. Mr. Studholm will, it is under-stood, base his bill on the findings of the telephone commissioners, Judge Winchester and W. L. Mackenzie King.

TORY NOMINATION Watford, Ont., Feb. 7-J. E. F astrong, was the unanimous choice for the commons of the conservative convention here today.

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SOAP
WRAPPERS

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DRY GOOD & AND SHOE BILLS

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ALL GOODS ARE QUOTED EXPRESS OR FREIGHT PREPAID EXPRESS OR FREIGHT PREPAID
We pay freight to any railway station
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chewan, Abberta and British Columbia,
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We handle only the best goods money
can buy, only goods of best mills, manufacturers and packers shipped.
We make prompt shipments.
We absolutely guarantee satisfaction
and delivery.

and delivery. All goods guaranteed or money re-

CERTIFICATE OF REGISTRATION OF AN EXTRA PROVINCIAL COMPANY "Companies Act, 1897"
I HEREBY CERTIFY that the "Morning

Bell Mining and Smelting Company' has the day been registered as an Extra-Pro-vincial Company under the Companies Act. 1897, to carry out or effect all or any of

list, to carry out or effect all or any of the objects of the Company to which the legislative authority of the Legislature of British Colembia extends.

The head office of the company is situated at Spokane, Washington.

The amount of the capital stock of the company is two hundred and fifty thousand dolars, divided into one million shares of twenty-five cents each. twenty-five cents each.

The head office of the company in this

province is situate at the City of Creston, and O. J. Wigen, a fruit and produce rancher, whose address is the City of Creston, B.C. is the attorney for the company. The time of the existence of the company is forty-nine years from the 15th of Janu-

ary, 1907.

The company is specially limited under Section 56 of the said Act and no liability beyond the amount actually paid upon shares or stock in the company by the subscribers thereto or holders thereof shall attach to such subscriber or holder.

GLYEN, under my hand seed of of tach to such subscriber or holder.

GIVEN under my hand and seal of office at Victoria, Province of British Columbia, this 12th day of August, 1907.

S. Y. WOOTTON.

Registrar of Joint Stock Companies.

The objects for which the Company has been established and registered are restricted to acquiring, managing, developing.

tricted to acquiring, managing, developing, working and selling mines, mineral claims and mining properties, and the winning, getting, treating, refilling and marketing of mineral therefrom. CERTIFICATE OF THE REGISTRATION

OF AN EXTRA-PROVINCIAL COMPANY "Companies Act, 1897" I HERBHY CERTIFY that the Snowdrift Gold Mining Company, Limited, has this day been registered as an Extra-Provincial Company under the "Companies Act 1897," to carry out or effect all or any of the objects of the Company to which the

legislative authority of the legislature of British Columbia extends.

The head office of the Company is situate in the city of Spokane, state of Wash-

ington, U.S.A.

ington, U.S.A.

The amount of the capital of the company is twelve thousand five hundred dollars, divided into one million two hundred and fifty thousand shares of one cent each.

The head office of the company in this Province is situate at the town of Koch's Siding and Noah Eastman, lumberman, whose address is is the same, is the attorney for the company.

The time of the existence of the company is fifty years from the first day of June.

The time of the existence of the company is fifty years from the first day of June, ninteen hundred and seven.

The company is specially limited under section 65 of the above act and no libality beyond the amount actually paid upon shares or stock in the company by the subscribers thereto or noders thereto and scribers thereto or nolders thereof shall atatch to such subscriber or holder. Given under my hand and seal of office at Victoria, Province of British Columbia, this fifth day of July, one thousand nine hundred and seven.
S. Y. WOOTTON.

S. Y. WOOTTON,
Registrar of Joint Stock Companies.
The objects for which the company has been established and registered are:

1. To own, purchase and otherwise acquire, mines and mining properties, and to sell and otherwise dispose of mines and mining properties, in any part of the state of Washington, United States of America, and in the Province of British Columbia. Canada.

anada. 2. To purchase, lease and otherwise own, control and sell such real and personal property as may be necessary to the due prosecution of the business of this cor-

3. To purchase, appropriate and otherdise acquire and to seh and dispose of, and to maintain such water rights and water power as may be necessary to the due prosecution of the business of this

4. To develop and operate mines contain-

and descriptions of property that may be by this corporat n owned and acquired.

of timber limit No. 12,232, and marked "T. Ludgate's northwest corner post," thence south 160 chains; thence east 40 chains; thence north 160 chains; thence west 40 chains to point of commencement.

2. Commencing at a post planted at the southwest corner of timber limit No. 13,504 and marked "T. Ludgate's northwest corner post," thence east 80 chains; thence south 80 chains; thence west 80 chains; thence north 80 chains to point of commencing at a post planted 120 chains east and 40 chains south of the northeast corner of Block 812, Group 1, thence north 80 chains to point of commencement.

ner post," thence east 160 chains; thence north 40 chains; thence west 160 chains; thence south 40 chains to point of com-

mencement.

16. Commencing at a post planted at the southeast corner of timber limit No. 12,235, and marked "T. Ludgate's southwest corner post." thence east 100 chains; thence north 40 chains; thence west 160 chains; thence south 40 chains to point of con

T. L. LUDGATE D. DEWAR, Agent.

LAND NOTICES

NELSON LAND DISTRICT, DISTRICT OF WEST KOOTENAY.
I, Donald Dewar, of Arrowhead, B.C., apply to the Chief Commiss Lands and Works for a special license over the following described la ncing at the northwest corner north 80 chains; thence west 80 chains; thence south 80 chains to point of com-

nencement. R. HALL, Applicant. D. DEWAR, Agent. Dated Dec. 6, 1907.

NELSON LAND DISTRICT-DISTRICT NELSON LAND DISTRICT—DISTRICT OF WEST KOOTENAY: TAKE NOTICE that Norman Wenmoth of Hayfield, England, occupation, farmer, intends to apply for permission to purchase the following land;

the following land;
Commencing at a post planted at the N.
W. corner of Lot 7740. Pend d'Orelle River;
thènce north 20 chains; thence east 20
chains; thence south 20 chains; thence west
20 chains, containing 40 acres, more or teas,
NORMAN WENMOTH, Dated 19th October, 1907.

NELSON LAND DISTRICT, DISTRICT OF WEST KOOTENAY.
TAKE NOTICE that I. Joseph Blackburn,
of Nelson, B.C., occupation, electrician,
intends to apply for permission to purchase
the following described lands:
Commencing at a post planted at the S.E.

triet, thence south 40 chains, more or less; thence 7 chains, more or less, west to 8.E. corner of lot 7874; thence north 40 chains to N.E. corner of 7874; thence east 7 chains to S.E. corner of lot 3335, comprising 38 acres more or less,

Dated Oct. 15, 1907.

NELSON LAND DISTRICT, DISTRICT OF WEST KOOTENAY.

I, Donald Dewar, of Arrowhead, B.C., cruiser, acting as agent for R. Hall of Peterboro, Ont., M.F.R.S. agent, intend to apply to the Chief Commissi Lands and Works for a special license over the following described lands; Commencing at the S.W. corner of T.L. No 10,960, running east 80 chains; thence south 80 chains; thence west 80 chains;

R. HALL, Applicant, D. DEWAR, Agent. Dated Dec. 6, 1907.

NELSON LAND DISTRICT, DISTRICT OF WEST KOOTENAY TAKE NOTICE that I, W. C. Reed, of Nelson, B.C., occupation, machinist, in-

thence north 80 chains to point of com

tends to apply for permission to purchase the following described lands.

Commencing at a post planted on the south side of the Pend d'Orelle river, thence 20 chains south; thence 80 chains east; thence 20 chains, more or less to the river bank; thence following the river bank, 80 chains, more or less, to point of commencement, containing 160 acres, more

W. C. REED

Dated Sept. 24, 1907. J. W. Falls, Agt.

NELSON LAND DISTRICT, DISTRICT OF WEST KOOTENAY TAKE NOTICE that R. G. Affleck of Winnipeg, Man., occupation, parrister, intends to apply for permission to purchase the following described lands:

s4. To develop and operate mines containing precious metals, and to sell the products thereof.

5. To construct, maintain, purchase and otherwise acquire any and all buildings, devices, structures, machinery and improvements essential to the due prosecution of the business of this corporation as above set forth.

6. To build and construct flumes, dams and other structures for the creation of water power and to maintain the same, such as may be essential to the conduct of the mining business of this corporation.

7. To mortgage and issue mortgage bends upon any of the foregoing kinds, classes and descriptions of property that may be

chase the following described lands:

Commencing at a post planted on the south boundary of township X.I.A., on the west side of the Nelson and Fort Sheppard rail way, thence west 50 chains, more or less to the S.W. corner of section 4, township X.I.A.; thence west 50 chains, more or less to the Nelson and Fort Sheppard rail way right of way; thence northerly and easterly along said right of way to point of commencement, containing 150 acres more or ess.

R. G. AFFLECK, Locator.

BOYD C. AFFLECK, Agent.

Dated Nov. 18, 1907.

Dated Nov. 18, 1907.

NOTICE

NELSON LAND DISTRICT, DISTRICT
OFWEST KOOTENAY.

TAKE NOTICE that I, T. Ludgate of Arrowhead, B. C., lumberman, intend to apply for special timber licenses over the following described lands:

1. Commencing at a post planted about 20 chains east from the southwest corner of timber limit No. 12,222, and marked "T. Ludgate's northwest corner post," thence the county of th

AMALGAMATION OF KRAO

It is a duty to you, to your family and to your pocket book to investigate our prices.

We do not belong to the jobbers' or retailers' guild or association or any trust.

References: Any bank, railway or express company in the city, or the names of twenty thousand satisfied patrons in the four provinces.

Whining news from Answorth just now is principally concerned with the proposed Krao amalgamation with several claims between it and Coffee creek and with the Taylor Air Compressor company. The Krao isad runs southerly from that property for 8000 feet to Coffee creek and marked "T. Ludgate's northwest corner of timber limit No. 13,504 and marked "T. Ludgate's northwest corner south 80 chains; thence west 80 chains; thence west 80 chains; thence east 80 chains; thence west 80 chains; thence east 80 chains; thence

D. DEWAR.

NELSON LAND DISTRICT, DISTRICT OF WEST KOOTENAY.
TAKE NOTICE that J. Laing Stocks of TAKE NOTICE that J. Laing Stocks of Nelson, B.C., occupation, accountant, intends to apply for permission to purchase the following described lands:

Commencing at a post planted at the southeast corner of lot 5283, thence west 20 chains; thence south 20 chains; thence east 20 chains; thence north 20 chains to place of beginning, containing 40 acres,

ore or less. J. LAING STOCKS

Dated 16th, day of December ,1907. NELSON LAND DISTRICT, DISTRICT NELSON LAND DISTRICT, DISTRICT
OF WEST KOOTENAY.

TAKE NOTICE that Adran LaBrash of
Nakusp, intends to apply for permission
to purchase the following described land:
Commencing at a post planted at Lessell's southwest corner, shout one mile west
on Lower Arrow Lake, and marked "Adran
LaBrash's northwest corner," thence south
60 chains; thence east 40 chains; thence
north 30 chains; thence west 40 chains topoint of commencement and containing
320 acres more or less.

ADRAN LABRASH,
ALEXANDER DUCHARME, Agest.

ALEXANDER DUCHARME, Agent. NELSON LAND DISTRICT, DISTRICT

OF WEST KOOTENAY OF WEST KOOTENAY
TAKE NOTICE that Edith Morrison of
portage la Prairie. Man, occupation wife
of Angus Merison, intends to apply for
permission to purchase the following described lands.
Commencing at a post planted at the S.E. corner of lot 8545, Whatchan valley,

containing 240 acres.

thence 30 chains west; thence 80 chains south; thence 30 chains east; thence 80

VOL. 6

Gaustic Debate sity for Pro

EDUCATIONALIST

PROCEEDINGS IN THE HOUSE OF ASSEMI DAY-SPECIAL COL IMMIGRATION-RE

(Special to The Dail Victoria, Feb. 14.—Press Islative Assembly—Before went into committee toda versity act. Mr. Oliver pi tion for printing and brin report and the evidence ta the special committee on report and the evidence ta the special committee on which he charged should for the consideration of the electorate. He said never been adopted and to correspond with the evid fore the committee on of The premier replied the jection to the course su that of the expense for honorable member (Olive made the application, ha als in his possession for gested that the applications.

one.

Mr. Oliver retorted tha not want to put the cour pense of printing, but as to n a previous occasion of tryinted, and now cor same course, he would i ing done.

On a division the mount of the vote of all the go porters, aided by some thon members.

The premier afterward statement of willingness

the premier afterward statement of willingness report.

Mr. Jardine called atter sence of the attorney get when his presence was the purpose of advising point which arose on the and which had to be a speaker.

The premier answere torney general was in the on a very important case fessional duty needed he premier was ready sponsibilty for the absentions had been occasioned would be back on Monda Mr. Oliver said the hot to ask up the attendance

to ask for the attendance general on any matter premier suggested in re Oliver would attend at the eral's department, he wo league would be very g Mr. Hawthornthwaite

Mr. Hawtorithwate loss had been sustained of the attorney general. Replying to Parker V nance minister said the v of \$15,000 for immigration pended as follows:
Grant to Salvation Ar struction of Welcome h \$2500; grant to Salvation penses connected with in amount advanced as lo vants and farm laborers for writing bulletins, \$2. The house went into having disposed of the ing for their object the the offices of land and

with the remaining claversity bill.

During the course of evidences of education constantly cropping up. who had a long string on the order paper, re on the order paper, re vious objections to the the senate. He said the versity was for a time ball, because of a sim ball, because or a similinits constitution, whatter a great deal of los to the province. We wabout to fall into the twas found necessary is move from the senate education and the su education, as the appoint tenant governor in cothe new scheme the se

ates had five appointed governor in council had with the president mad Minister of education that Mr. Henderson habill. In Toronto the federation of univers creating of a new one in British Columbia, would be entirely disti demic body, the duty ing entirely academic, that the academic interaction the the controlling vote of system; the senate ha control. In Toronto the est was practically in

thing, but this was avent measure.
On a division of t amendment was lost. After this decision came technical in ch degrees and various dealt with in the 99 s A point was reache tion 91, which excite

Dr. Young, and some