| The content of the

And the state of t

Y-SIXTH

"An Act to amend the Courts Act."
"An Act to incorporate the & Kootenay Railway and N

Railway."

"An Act to assist the Shu
Okanagon Railway Company." NANAIMO TELEPHONE BI

On motion of Mr. Haslam, for the third reading of the Telephone bill was discharged, bill was returned to committ Grant in the chair, in order tha iments might be made. CROW'S NEST RAILWAY

CROWS NEST RAILWAY.

Col. Baker moved that the thing of the Crow's Nest Railway discharged and the bill be retected to the purpose of ments being made. In mov resolution Col. Baker pointed importance to the province of extins line to Nelson as there was to believe that the line would to believe that the line would in the near future. Unless the extended to Nelson it would b sible to get in the necessary for building; the railway exce such heavy cost as practically clude the building of the line at was aware that notice by neti clude the building of the line at was aware that notice by petit to be given in regard to any in line of railway, and he maintain the interests of the public he guarded in this case by the which had been put in according standing orders, for this very the Spokane Company for a privable had advanced to the seconing and then had been withdraw request of the solicitor to the coall that this amendment propose was to cover the ground vacated Spokane Company. There were precedents in the British House mous of the amalgamation and dation of railway bills when the been no petitions for such am been no petitions for such a lions, and surely what was d British House might be done by semby, for this was practice amalgamation of two lines. He fore hoped that the House would be recommit the bill in order sider the proposed amendments. Hon. Mr. Beaven contended the motion was unquestionably onto

the Crow's Nest Railway Co.
their line to Nelson. That wa
in excess of their petition. He
the motion as unconstitution. visable in every way.

Hon. Mr. Davie could not Hon. Mr. Davie could not adforce of the objection rais the leader of the opposition. House had a right to impose con such as extending their lines, granting the privileges asked for company.

sition was merely stating a int, which really amounted is and which, if carried, wou the development of the k t for quite two years, and not think that the pro-URE AND HORTICE ideration of the rep