SEYMOUR NARROWS
MUST BE BRIDGED

Agitation In Renowed in City and Public Action Will Be Bridged and the City of th

Treating September 1. The state of the control of t

the histed and file Manilast very common to the spectrum of the propertury would be governed. The propertury would be seeded with available by a governed to be an extracting from Nuclear to the propertury would be seeded with available by the propertury would be seeded with a wall-by the propertury would be seeded with the specified time, Mr. Macon and the propertury would be seeded with the specified time, Mr. Macon and the propertury would be seeded with the specified time, Mr. Macon and the propertury would be seeded with the specified time, Mr. Macon and the propertury would be seeded with the specified time, Mr. Macon and the propertury would be seeded with the specified time, Mr. Macon and the propertury would be seeded with the specified time, Mr. Macon and the propertury would be seeded with the specified time, Mr. Macon and the propertury would be seeded with the specified time, Mr. Macon and the propertury would be seeded with the propertury will be bill to amend the copyright act, requiring the imprint on books brought in from the United States to be distinctly specified.

Mining Machinery.

In reply to a question by W. A. Gallagher is thight during the budget speech, Hon. Mr. Steiding said.

Dated ist October 1906.

PURCHASE

PURCHASE

PURCHASE

NOTICE is hereby given that, sixty days after date on the free list. There do not be free ist. The following machinery. It was on the free list. The following machinery are dropped from the free ist. The following machinery, ore amanufactures of iron or steel as the case many he: Coal washing machinery, coke making machinery, charcoke mery grinding machinery, charcoke mery grinding machinery, ore refining machinery is dead to be sufficient to order the following have been added to the free list. The following have been added to the free list of duty: Parts of machinery is a subject of the following have been added to the free list of duty: Parts of machinery is a subject of the following have been added to the free list of duty: Parts of the following have been added to the free list of duty: Parts of the following have been added to the free list of the following have been added to the free list of the following have been added to the

north 40 chains; west 80 chains; south 40 chains; east 40 chains; south 40 chains; east 80 chains; north 40 chains; to point of commencement.

JOHN 8. SHOPLAND,

November 30th, 1908.

Verville will introduce a bill of commencement.

Verville will introduce a bill respecting the hours of labor on public works. The object is to institute an eight-hour law on all public works.

MacDonnell will introduce a bill for compulsory voting, aso to compel employers of labor to give employees two hours in which to cast their votes without loss of wages. MacDonnell has a bill to amend the copyright act, requiring the imprint on books brought in from the United States to be distinctly specified.

Mining Machinery

east 50 commencement.

NOTICE is hereby given that 60 days after date I intend to about 50 chelf for permission to purchase the following described land: commencing at a poet of the form as a poet of the form the United States to be distinctly specified.

Mining Machinery

East 50 commencement.

NOTICE is hereby given that 60 days after date I intend to about 50 chelf for permission to purchase the following described land: commencing at a poet of the Hon. Commencement.

Commencement.

NOTICE is hereby given that 60 days after date I intend to about 50 chelf for permission to purchase the following described land: commencement.

Commencement.

NOTICE is hereby given that 60 days after date I intend to about 50 chelf for permission to purchase the following described land: commencement.

Complete 30th, 1906.

NOTICE is hereby given that 60 days after date I intend to about 50 chelf for permission to purchase the following described land: commencing at a poet to a few dates and the second land: commencing at a poet to a purchase the following described land: commencing at a poet to a few dates and the second land: commencing at a poet to a few dates and the second land: commencing at a poet to a few dates and the second land: commencing at a poet to a few dates and the second land: commencing at a poet to a few dates and the second land: commencing at a poet to a few dates and the second land: commencing at a poet to a few dates and the second land: commencing at a poet to a few dates and the secon

Read Island, B. C., October 20th, 1906

NOTICE IS HEREBY GIVEN that, sixty days after date. I intend to apply to the Commissioners of Lands and Works for the precise.

Kingham Appointed

J. C. Kingham, of Viotoria, has been appointed an inspector of hulls and equipment of steamboats for ports in British Columbia as designated by the Minister of Marine.

A. C. Westley, of Melbourne, Australia, has been appointed a commissioner to take affidavits in the state of Victoria, for use in Canadian courts.

Customs Increase

The customs receipts for the Dominion during November were \$4,574,105, an increase of \$573,663. The receipts for the five months ending November were \$2,206,380, an increase of \$573,603. The receipts for the five months ending November were \$2,206,380, an increase of \$573,663. The receipts for the five months ending November were \$2,206,380, an increase of \$573,663. The receipts for the five months ending November were \$2,206,380, an increase of \$573,663. The receipts for the five months ending November were \$2,206,380, an increase of \$573,663. The receipts for the five months ending November were \$2,206,380, an increase of \$573,663. The receipts for the five months ending November were \$2,206,380, an increase of \$573,663. The receipts for the five months ending November were \$2,206,380, an increase of \$573,663. The receipts for the five months ending November were \$2,206,380, an increase of \$573,663. The receipts for the five months ending November were \$2,206,380, an increase of \$573,663. The receipts for the five months ending November were \$2,206,380, an increase of \$573,663. The receipts for the five months ending November were \$2,206,380, an increase of \$573,663. The receipts for the five months ending November were \$2,206,380, an increase of \$573,663. The receipts for the five months ending November were \$2,206,380, an increase of \$573,663. The receipts for the five months ending November were \$2,206,380, an increase of \$573,663. The receipts for the five months ending November were \$2,206,38

By his Agent, E. P. Colley.

Bella Coola, B. C., Nov. 1st, 1906, 1900.

No. 1: Notice is hereby given that thirty days after date I intend to apply to The Honourable the Chilet Commissioner of Lands and Works for a special license to cut and carry away timber from the following described lands, situate in the Clayoquot District on a bluff about one mile westerly from the S. W. corner of the cannery property;

Commencing at A. F. Gwin's S. W. corner post No. 1, thence east 80 chains, thence morth 80 chains, thence west 80 chains, thence south 80 chains to place of commencement.

This post is about one mile west toward the Indian Reserve from the S. W. corner of the cannery property on Uchucklesit Harbor,
Located 5th November, 1906.

Staked by A. F. Gwin.

Staked by A. F. Gwin.

Rottle is hereby given that sixty days after date I intend to apply to the Hoporable Chile Comissioner of lands and works for permission to purchase the following described land situate in Range five Coast the Indian Reserve from the S. W. corner of the cannery property on Uchucklesit Harbor,
Located 5th November, 1906.

Staked by A. F. Gwin.

Staked by A. F. Gwin.

Rottleras (C. PORTER.

Notice is hereby given that thirty chains; thence east 100 chains; thence south 60 chains, thence south 60 chains, thence of lands and works for permission to purchase the following described land situate in Range five Coast days for permission to purchase the following described land situate in Range five Coast district, B.C. Comencing at a post planted at the northeast corner of lot 364 running 640 acres more or less.

Learn Purchase to 100 chains; thence east 100 chains; the

EDWARD WINEARLS.

sginning.

Located 7th of November, 1906.

This post is alongside post No. 8,

Staked by A. F. Gwin.

EDWARD WINEARLS.

Applican

ing described lands, situate in the Clayo-ouot District:

Commencing at A. F. Gwin's southwest corner post No. 11, thence 80 chains north, thence 80 chains east, thence 80 chains south, thence 80 chains west to place of beginning.

peginning.
Located 8th November, 1906.
This post is at No. 10 post.
Staked by A. F. Gwin.
EDWARD WINEARLS,
Applicant,
Victoria, B. C., 20th November, 1906.

NOTICE is hereby given that, 60 days after date, I butend to apply to the Hon. Chief Commissioner of Lands and Works for permission to purchase the following described land, situated at Lion Point, Portland Canal:

Portland Canal:
Commencing at a post placed at the S.W. corner of lot 467, and marked "A.H.P.'s N.W. Corner," thence along the Southern boundary of lot 467 to the S.B. corner of said lot, thence South 40 chains, thence West 40 chains, thence North 40 chains, thence along the shore of Portland Canal, thence along the shore in an Easterly direction to point of commencement.
Stewart, B.C., Sept. 14, 1096.

Per Wm. Pigott, Agent. less.
Frank's Landing, Skeena River, B. C.,
October 12, 1906.

BELLE H. WILSON, Locator.

O26 Per H. L. Frank, Agent.

REPORT ON CASCADE

Conflict With the West enay Power and Light

Company

The statutory meeting of the holders of the Cascade (1900) I Company, Ltd., was held on Nove 17th at the London Chamber of merce, Oxford Court, E. C. Mr. Faithfull Begg (chairman of the pany) presiding.

The secretary, (Mr. Harry Rolhard read the hotice convening meeting. The chairman said: Gentlem
This is the statutory meeting of
company which, according to the
of 1900, falls to be held within
months from the date at which
company is entitled to commence
ness. The only business which months the the company is entitled to commence ness. The only business which ligatory, in connection with this ing is that a report should be for ed to each member of the company taining certain particulars. The been done, and you will see from report that altogether 52,262 share seen allotted. Of these the debelockholders of the old Kettle company have received 49,755 share lightly paid, 2,500 have been issued liquidator of the old company, which he will settle with that pany's creditors and the remaining shafes have been issued to the office to the memorandum of as tion, and have been paid for in Since the report was printed we received out of the funds which in court to the credit of the Kettler debenture holders' action a stagood pounds, which is, of course, ing capital of this company, and ticipate that after settling all the of the action and after paying the mation expenses of this company, will be some further amount to us. Although no formal but falls to be done, the directors asked me to give you certain part and information regarding the cowhich they consider will be of inte you, and when I have done this be prepared, to the best of my to answer any questions which yo desire to ask why the company formed.

The first point is to explain to

to answer any questions which yo desire to ask why the company formed.

The first point is to explain to why it was considered desirable to a new company, or rather to remin of the corcumstances which mad desirable. The matter was dealt va circular which was issued to yet June last by Mr. Barthol who was then acting as receiver the Court of Chancery and repres the debenture holders in the old pany. These debentures holders we possession of a mortgage upon the perty and assets of the Kettle Power Company, Ltd., which co owned the whole of the bonds and of the Cascade Water Power and Company, Ltd., a company incorp by Act of the Legislature of Britis umbia and carrying on the buthere, which bonds and stock hav been transferred to your company, inconvenience of earrying on the ness by means of a receiver unde court were many and importance, was, first, the fact that the very ence of a receivership rendered the pany weak in the eyes of the publin the estimation of those who we deavoring, as you are aware, to crival business within the territor signed by the Cascade Company act of Parliament, and who were ing to the British Columbia Legis for power to carry this out. The sand equally important reason was the management of the company's for power to carry this out. The s and equally important reason was the management of the company's could only be carried on with greeficulty, owing to the necessity of ing to the Court of Chancery for mission to act in connection with matter of importance which are settlement. You are also aware that Mr. Wethered and myself had mad cial visits to British Columbia in hope that some arrangement migh been come to of a reasonable charefter for the sale of our interests. West Kootenay Power and Light pany (the company with whose co tion we were threatened) or for an amantion or working agreement.

gamation or working agreement that company. These efforts had and the only offer we had received of such a character that it was coed better to continue to fight rather than the Wart Ko accept it. Alt company had been unsuccessful taining legislative authority to enterritory, we knew that it was that that company would renew plication next year. On the other it was clear that whereas, even the west fewerable, circumstance. plication next year. On the other it was clear that whereas, even the most favorable circumstance would take many years before the benture stockholders of the old colould receive any return of pr from the profits of the Cascade Conthe ordinary shares were of no and could not under any conceivate cumstance receive anything either shape of dividend or return of continues the circumstances it was different the property, form a new continue the property, form a new continues the moders should be that the debenture holders should over the property, form a new con to acquire the assets, and allot see in that company to themselves, wiping out all other interests except own. This, stated shortly, is what been done. The capital of this con has been fixed—£75,000 in share £75,000 in debenture stock, and to £50,000 in cach class has been is: £75,000 in debenture stock, and c £50,000 ip each class has been iss the holders of the £100,000 deb stock in the old company. I am sp in round figures. There exact partiare to be found in the statement has been circulated. The interest the debenture stock has been fixe per cent. The annual charge inc sinking fund, equals £3,200 l which amount the business will have to provide for the expens management in British Columb in London, and these we shall best to keep at the lowest figure c

as receiver of the old company, myself, so that all your director special knowledge of the busin You will doubtless be anxi know what the present position obusiness is. The West Kootenay and Light company, having failed tain legislative powers, is for the sent debarred from doing business area. area. The company has, however large sums in building pole lines thout our district and in erecting plant at their central station, a also made provisional contracts of course provisional contracts course, at present they cannot with. We must therefore, pate a keen fight in the legislatur year. Meanwhile however, our p fully employed, and we are hopef we shall be able to enter into co with our customers for the extens

in London, and these we shall best to keep at the lowest figure of the total to the figure of the total to the figure of the total to provide further capital fextension of the plant of the C company. Perhaps I should explain the board consists of Mr. We whose intimate knowledge of the ty and of British Columbia are to you, of Mr. Bartholomew, who as receiver of the old company,