

Railway Bill Amended.



Battling Nelson and Ad Wolgasts on Washington's Birthday, his infer-ence was unmistakable. He declared that people have 'grown away from such things, and that they should be stopped when the first principles of humanity showed that it was necessary. of the Kentucky they had again been approached by the Manhattan's own-ers with a view to buying the craft, but they had not entertained the pro-position, as the vessel could not be brought to this coast in time for the spring season TO CLEAR STREETS brought to this coast in time spring season. WESTMINSTER WON'T





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Oup

Home

No matter whether a cottage or a mansion, can always stand a little added

comfort either in nick-nacks,

light fixtures, cosy corners or fire grates and mantels. It's the latter that we would draw your attention to, and would request that you not

only get our figures on grates and mantels, but let

us show you the goods. As a matter of fact, it will be to your advantage to let us instal grates and mantels in-

Res. 376

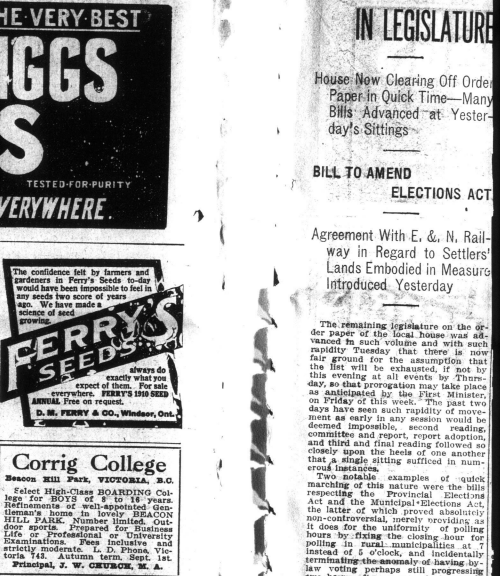
to your home.

be with powers in legislation and control, while doing all in the provincial powers to keep upon record and the emphasize the feeling of Eritish Columbia on this very important question. Altough the government might not go aculd desire, or as the government of the country might desire, there could be no doubting that during the past seven years the record of the sovernment demonstrated a fixed and unhesitating determination to preserve British Columbia as a white country by every possible means. The non-desirability of Orientals as residents had been recognized in every way withis government, but he regreted to say this amendment could not be accepted lest if jeopardize legislation important to the country and implementing a ministerial piedge. He trusted that ere long legislation would be found on the statute book of Canada, which would protect and reserve all interests and all portions of this the hoped that under all circumstances the member for Cowichan would with-a ada, which would protect and reserve all interests and all portions of this fair Dominion for the white peoples. He hoped that under all circumstances the member for Cowichan would with-

established mine-rescue apparatus as the chief inspector of mines may deem sufficient: "Provided that in cases of emer-gency such stations shall be available for the use of any trained corps of

Gails it "Bogey." Mr. Williams strenuously combatted the suggestion of the first minister, supporting the proposal contained in the amendment, and urging that dis-allowance was an over-worked bogey less serious than it was represented to be. On this point he thought that the arguments anticinatorily advanced mine-rescuers, duly qualified medical practitioners, or corps trained in the work of first aid to the injured. "This section shall come into force upon proclamation by the lieutenant-governor in council." the arguments anticipatorily advanced

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Two notable examples of quick marching of this nature were the bills respecting the Provincial Elections Act and the Municipal*Elections Act, the latter of which proved absolutely non-controversial, merely providing as it does for the uniformity of polling hours by fixing the closing hour for polling in rural municipalities at 7 instead of 5 o'clock, and incidentally terminating the anomaly of having by law voting perhaps still progressing two hours after a general election in the district might be formally closed. With respect to the Proxincial Elec-tions Act amendment bill, the princi-pal provisions may be thus briefly summarized: All judges of Appeal, Supreme and

Friday, March 11, 1910.

RAPID PROGRESS

summarized: All judges of Appeal, Supreme and County Courts in British Columbia are disfranchised; the names of any judges now appearing upon the register are ordered stricken therefrom at the next formal revision; and any judge who may hereafter resign his seat upon the bench may only become a voter after the expiry of a six month's period dat-ing from his retirement from the judi-ciary;

clary; Advertisement of voters objected to shall be made henceforth for three weeks only in weekly newspapers and for three issues, once a week, in dail-

ners for receiving the reg-Commissioners for receiving the reg-istration of voters must in future themselves be upon the Register. Voting in cities shall be divided by wards, separate ward registration of the electors therein being prepared and

Nanaimo alone of the four chief cities tains the one polling booth system. Considerable interesting debate arose

Considerable interesting debate arose both on the second reading motion and in committee upon this particular bill the Attorney General tacifly conceded that the chief feature of the bill was provoked by the candidature of Judge Henderson at the late election. Another important feature of the day was found in the bill to ratify and confirm the agreement made with the E. & N. railway company to terminate the long vexed question of settlers' rights within the railway belt, 20,000 additional acres of lieu lands with coal measures and certain foreshore priv-ileges being given in addition to the leges being given in adition to acre-for-acre lieu lands already

Election Returns. At the opening of the house vester-

the member for Cowichan would with-draw his amendment.

Calls it "Bogey."

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for Would Cause Disallowance.
remeter McBride in exponent.
greated the government could not may be added at some length by Mesatire Eggs point of possible-indecated at some length by Mesatire Eggs point.
as the government could destroy the effect and purpose of this bill in its entry of the transformed of the south in the satisfaction of security in moortant pledge given by the government to the country. In the point all additional interport accoorded him as yet have the satisfaction of security in the satisfaction of the coalt mines in the security of the member for New second reading per lib.
as discriminatory inversioned the yellow races. He could quite understand, as the security inversion and be service where we where we set ender address upono side at the point as an object.
as discriminatory, Calificatia experience was very much to the point as an object.
be best in the world. Mr. Hawthor the security of the miners. The world with such untrammelled juried cion to the set on the sate begins the influx of course. But words have and regulation the security of the miners. The world in province was set be great majority of the security of the miners. The world in province was soluted to able by index the security of the miners. The measure gives promise of the set measure gives promise of the set beas the measure gives promise of the set beas the set beas the set beas the set beas the point as the set beas liar through experience with nilar proposal made during the com-STARRETT-At Wellington, Wash., March 1st, Lillian J. Starrett, age 9 years, a native of Minneapolis, Minn. Sense is and the schools, courts and legislatures, and the gradual withdrawal of any special priveleges heretore enjoyed by any section of the community, any class or creed. The platform in general is the same sa that adopted by other grandlod.
Sense Which Alaska Steamship Was Dokering for is Destroyed st Dokering f ittee stage. Premier McBride observed that h sht fairly make the same reply to member for Newcastle that had n made to that gentleman when he STARRETT-At Wellington, Wash., March 1st, Francis M. Starrett, age 7 months, native of Hillyard, Wash. ght forward his resolution in coment had taken especial care to tee upon identical lines: The gov-Roller vs. Zubsco sure construction work for white bor and at fair wages, by securing agreement specifically excluding entals from engagement and assur-the payment of the full scale of ges current in the district. This KANSAS CITY, Mo., March 8.—Dr. Roller, of Seattle, and Zubsco today signed articles for a wrestling bout to a finish at Kansas City on March 22 for a purse of \$7,000. eement contained an ample assur-to the legislature and to the ntry that while labor only would be d, and that such labor should ob-.25 @.35 1.59 .20@.25 Ontario's Mad Dogs TORONTO, March 9.—The demands on Ontario's Pasteur treatment are increasing. Up to tonight seventeen patients were undergoing treatment and Dr. J. A. Amicot. Today a boy was brought in from Berlin who had experienced a rather severe bite from a canine believed to have been suf-fering from rables. It is not unlikely that on the advice of Dr. J. F. Ruther-ford, the veterinary general, the Dom-inion Government will enlarge the territory now under muzzling regula-tions. Should this action be deter-ment will again co-operate in its en-forcement. Ontario's Mad Dogs a fair day's pay for a fair day's k. It would be impossible for the se to set itself the task of adjust-wages generally. And if the se should take such action as pro-od in this one case, it should, to be .08 @.10 int, fix the schedule for every .25 0.60 construction of the road. The ment had in this important follow white labor should be employed, obta .08 0.13 .12 ½ 0.20 .15 0.13 .18 0.20 1.00 .25 0.30 .12 ½ 0.15 .20 0.25 .18 0.23 Prove in