## DR. DUNCAN

To Vacate the Position of Guarding Small-pox Suspects and the Health

Of the Citizens-His Resignation Ac cepted-The New Garbage Scheme Endorsed.

James Bay Bridge Repairs - Agree ment Between the City and Government.

Last night's meeting of the city council was one of the busiest of the year. Bridges, waterworks, injunctions, agreements, and the resignation of the city health officer occupied the attention of the mayor and aldermen for nearly three

Business began by the city clerk informing the council that nine writs from the supreme court in connection with damages for the bridge accident had been served on the city. These writs were taken as read.

A. F. Barron and others petitioned the council to secure the removal of a fence in the vicinity of Beacon that was an obstruction to the residents of the locality. The petition was referred to the city solicitor and the engineer to examine into and report. An invitation from the council of New Westminster city to attend the exhibi-

tion was accepted with thanks. E. A. Wilmot, city engineer, gave the estimated cost of several proposed sewers on Pandora street and from the Mc-Tavish property already discussed by the council. The report was tabled until the streets committee's report be

George Dow, the cemetery keeper, reported that some one had sprinkle! salt on graves kept by private indivi-duals. He had no idea who had done the deed. The communication was filed. in the following communication: To Hon. Robert Beaven, Mayor, and

Board of Aldermen: Mr. Mayor and Gentlemen:-In view of my appointment to the superintendency of quarantine for British Columbia and probable removal in the near future to take up my residence at William Head, I beg to tender to you my resignation as medical health officer for the city, and take the opportunity to express to your worship and members of the council my heartfelt thanks for the kind and courteous treatment accorded me during my tenure of office. I shall feel grateful to your honorable body if my resignation is accepted and allowed to take immediate effect, in which case, if acceptable to you, my brother, Dr. John A. Duncan, who is already conversant with the duties of the office will act as a substitute until an appointment is made.

G. H. DUNCAN, M. D. Mayor Beaven thought while the city was fortunate in securing the services of a competent man at William Head. it sustained quite a loss in losing Dr. Duncan's services as health officer. He was glad to see Dr. Duncan getting the promotion. He hoped the city would get as capable a successor

Several aldermen: Hear! hear! Alderman Macmillan moved that the resignation be received and accented and that the city clerk be authorized to advertise for applicants for the position. Alderman Glover seconded the resolu-

Alderman Tiarks moved in amendment that the city council place on practicable, or one at all suited to the record their appreciation of Dr. Dunnatural formation of the ground. In can's valuable services as city health officer, that the resignation be accepted with regret and that Dr. Jno. A. Duncan be appointed to the position until a permanent successor is appointed. Al- and west from the summit on Belcher derman Partridge seconded the resolu-

Alderman Macmillan was going to let the matter pass, but the amendment Charles street to Foul Bay road, thence forced an expression of opinion from the along Foul Bay road and through lot aldermen. The motion covers the 80 (which belongs to the corporation) to ground without flattery or reflection, a motion which could be pased without any unpleasant discussion. In lieu of westerly to follow Belcher street to Moss this fact, the amendment was in ex- street, thence southerly along Moss ceedingly bad taste. Alderman Glover supported

the

resolution because he considered the resignation should be first dealt with. Ald. Marchant thought the amendment ill-advised and in exceedingly bad taste. Duncan was gracefully glidira away from public life as far as the city is concerned, it was poor policy to force the aldermen to give expression to their opinions regarding the health officer. He would be compelled vote against the amendment and he could give reasons very strong reasons why he should thus vote. He had no desire to say one word in disapproval when the mayor passed encomiumsthat was the mayor's private opinion, which no one could object to his hold ing-but the amendment forced the aldermen to give expression to their opin ions. Alderman Marchant could give equally strong instances where in his opinion Dr. Duncan lacked judgment in

his official position and in the expendi-

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MOST PERFECT MADE A pure Grape Cream of Tartar Powder. Free from Ammonia, Alum or any other adulterant 40 YEARS THE STANDARD.

eck was saved only because of the eculiarity of the constitution of the ouncil, he was amazed that any aideruld challenge the opening up or in the city.

Alderman Humphrey considered that the less said about the health officer the better it would be for that gentleman. The resignation should have been accepted without any remarks. Aldermen could present the other side just as strongly as the mayor had presented The amendment was then put and the mayor declared it lost on the following division;

Ayes-Aldermen Williams, Wilson, Partridge and Tiarks. Nays—Adermen Macmillan, Cam-ron, Humphrey, Marchant and Glover. The original motion was then carried

Alderman Humphrey then moved that Dr. Jno. A. Duncan be appointed health officer until the permanent officer is selected. This motion was carried. Ald. Macmillan wanted some informa-

tion regarding an item of \$375 appearing in the finance committee's report. He wanted to know why this amount was paid to Mr. West. The mayor replied that he believed it was for additional repairs to James Bay

Ald. Macmillan wondered how long bills for repairs to James Bay bridge were to continue coming in. City Engineer Wilmot first reported that the bridge was safe for ordinary traffic, then Mr. Bell reported that certain repairs must be made before it would be safe. The engineer examined the bridge a second time and he estimated the cost of repairs at \$775. A sidewalk was laid over the old stringers and Mr. West afterwards noticed that these stringers were rotten and in a dangerous condi-The sidewalk was again torn up and new stringers put in. Ald. Mac-millan moved that this item be laid over for a week, to be the subject of a strict inquiry by the finance committee.

Ald. Humphrey pointed out that the city engineer had instructions to put the bridge in order. He estimated the cost at \$775 and it cost 50 per cent, more. This is a case, he supposed, where the council interfered with the engineer. When even that gentleman is in error the only excuse he can offer is to say the council interfered with him. Ald. Humphrey Dr. George H. Duncan, the medical never heard of the council interfering health offices, tendered his resignation with the engineer in the discharge of his duty.

Ald. Cameron, Marchant and Wilson also criticized the action of the engineer in this matter, and Ald. Williams would like to see the whole question ventilated

again Ald. Macmillan's motion then carried. The sewerage committee reported as

follows: "That the sewer authorized to be constructed on Charles street be not proceeded with, your committee regretting that there appears no adequate method within the means of the council this year to accomplish so desirable an object. We attach hereto a letter from the city engineer, which will be explan-atory of the situation. The proposed appropriations for sewers on Rae and Yates streets are for sewers in well settled districts, and are approved of by the city engineer."

Below is the city engineer's letter: "Victoria, Sept. 26, 1896. Ald. Marchant, Chairman Sewerage

"Sir:-In compliance with your directions, I have the honor to submit the following information relative to connecting St. Charles street, by way of Belcher street, with the existing system of sewerage. As the rock summit on Belcher street opposite Government House grounds is considerably higher than St. Charles street at its intersection with Belcher street, and would necessitate the construction of about 800 feet of rock tunnelling, besides a considerable length of trenching in rock, I do not consider the route reasonably natural formation of the ground. Ine method best adapted to the physical conditions and necessitating the appropriation of the least amount of private property, would be to extend a sewer east street above referred to, that going easterly to follow Belcher street to St. Charles street and southerly along St. south side of Snowden street to the outlet sewer on Moss street. That going street to the existing sewer at the intersection of Moss and Snowden streets. Without making a detailed survey I have no hesitation in saying that the cost of the route above referred to via St. Charles street to connect with the existing sewerage system would exceed \$8000, and is beyond any appropriation that could be considered this year. "E. A. WILMOT.

"City Engineer." The report was adopted and the sanitary inspector was instructed to take steps to abate the St. Charles street

McPhillips, Wootton and Barnard, solicitors for the Consolidated Railway Company, informed the council that intended applying to the courts for an injunction to restrain the city from building any bridges that did not provide for use by the tramway company. Alderman Macmillar, pointed out that every obstable had been removed and that the city could proceed with the erection of the bridge had not the Consolidated Railway Company interfered. Alderman Marchant moved that the city assessor's plan for the redivision of the city into four wards be adopted. The motion was seconded by Alderman Cameron. Alderman Marchant spoke strongy, on the advisability of dividing the city into equal wards with respect to acreage and population. He also and promulgate the same. thought by having only eight aldermen the mayor would have the casting vote and thus preventing a deadlock such as sometimes took place in the council.

phrey was in favor of the three ward plan proposed by the city assessor. He moved an amendment accordingly. Alderman Williams would oppose the because it does not effect the remedy. What was wanted was a move ation has erected or which it may erect towards reducing the city limits. The at or near the said Point Ellice in over streets in the centre of the city were or upon the bed of the said Victoria anything but creditable to a modern city. Alderman Marchant's resolution permanent bridge. would do nothing towards this end. Alderman Cameron was more than ises and agrees to and with Her Ma-

ture of public money. When it is only a sharprised at the arguments of Alderman a short time since the health officer acted in such a manner that his official whatever to do with equalizing the wards. It was merely a question of giving equal rights and privileges to all citizens irrespective of where they lived

> Alderman Glover could not understand the objections to Alderman Marchant's motion. It was a step in the right direction. It was remarkable that the Central Ward representatives were the

ones most strongly opposed to it.

Alderman Marchant replied briefly to the arguments advanced against the lution. The wards as they existed to-day were an infamous outrage on Marchant and Glover alone voting for

Alderman Marchant asked the mayor if he was voting, and the mayor replied that he had looked through the act and could not find anything there giving the power for the council to reduce the rumber of aldermen. Until that point length, but no definite conclusion arriv-

Alderman Tiarks moved his resolu-tion dealing with the removal of garbage in front of the filter beds at Beaver Lake. The resolution was seconded by Alderman Partridge. The mayor explained that he had been out to Beaver Lake and found the water between the filter beds and the cofferdam only three feet lower than the water in the lakes. He also found several cracks in the walls which looked rather serious. The to threse presents, which costs are here-subject matter contained in the resolu- by fixed at the sum of \$300 together tion had already been considered by the council and the motion as worded was and expenses incurred by Her Matherefore out of order.

Alderman Tiarks then withdrew his the matter of the said Point Ellice resolution, maintaining that the citizens | bridge. were likely to be poisoned by bad water before anything would be done. Alderman Marchant's motion dealing

with the disposal of night soil and garbage was then considered. Alderman Marchant held that under the score of economy the change should be made. Other cities more advanced in municipal matters than Victoria got rid of night soil by giving it to farmers for fertilizing their land.

Alderman Williams scented lawsuits and injunctions should they attempt to dispose of night soil in the way suggest- an order suspending the operation of the ed by Alderman Marchant. He believed said injunction until the said 1st day of the suggestion that the ashes be used in making streets was a good one cussed by the other aldermen, the reso-

lution was carried. Alderman Macmillan noticed that a sidewalk was laid on St. Charles street and he wanted to know who authorized its construction. He thought in many instances the existence of a street committee was entirely overlooked. If there was going to be a one-man government the committee should be dispensed with. No one seemed anxious to answer the first above written. question, and tenders for police clothing were referred to the finance committee and purchasing agent to award the con tract.

The tenders for printing the voters' lists was referred to the printing committee and purchasing agent to report to the council

Alderman Marchant's motion dealing with the agreement between the city and department of public works re the debilitated, or who is suffering from any Point Ellice bridge was seconded by of the various troubles resulting from Alderman Glover. The resolution was youthful folly, excesses or overwork, passed without discussion. The agree- will take heart and write to me. I will

Memorandum of agreement made this charge the plan pursued by which I 2t8h day of September, A.D. one thousand eight hundred and ninety-six between J. Israel Tarte, minister of publie works for the Dominion of Canada, acting for and on behalf of Her Majesty the Queen of the first part and the corporation of the city of Victoria hereinafter called the "corporation" of the

second part: Whereas the corporation were proceeding to replace a certain highway traffic bridge within the limits of the said city of Victoria known as Point Ellice bridge by a certain pile structure, which said structure has been adjudged by the supreme court of British Columbia to be illegal and the building of which the said court did on the 24th day of July, 1896, accordingly enjoin after hearing argument on behalf of Her Majesty's attorney-general for Canada and of the corporation;

And whereas the said injunction is still in force; And whereas the municipal council of the said corporation did on the 8th day of September, 1896, duly undertake by resolution to submit a good and valid by-law to the ratepayers of the said city for the purpose of raising the funds necessary to construct and properly equip within two years from the date of the final passing of such by-law a permanent highway traffic bridge at or near the said Point Ellice in acocrdance with plans and specifications to be approved of by His Excellency the Governor-General of Canada in Council:

And whereas it is expedient that the highway traffic now interrupted by the reason of the partial destruction of the he resumed and provided for pending the erection of a lawful highway traffic bridge over the waters of Victoria Arm at or near the said Point Ellice;

Now therefore these presents witness: 1. The corporation hereby covenants, ises and agrees to and with Her Majesty, her heirs and successors to submit on or before the 1st day of December. 1896, to the ratepayers of the said city according to law, on that behalf a good and valid by-law for the purpose of rasing the necessary funds to build and completely equip on or before the 1st day of October, 1898, a permanent highway traffic bridge at or near the said Point Ellice over the waters of Victoria Arm in the said city in accordance with specifications and plans to be submitted to and approved of by His Excellency the Governor-General Cenada in Council, and in the event of the said by-law being approved by the said ratepayers to duly and finally pass

2. The corporation further covenants. promises and agrees to and with Her Majesty, her heirs and successors that the corporation will in accordance with Alderman Macmillan spoke in favor such by-law, if passed, build and comof the resolution and Alderman Hum- pletely equip the said bridge in accordance to the said plans and specifications by the said 17st day of October, 1898, and to remove to the satisfaction of the honorable the minister of public works any other bridge or structure the corpor-Arm pending the erection of the said

3. The corporation covenants.

jesty, her heirs and successors that the corporation will forthwith upon the comion of the said permanent bridge (t Governor General in Canada in Cour cil), and in in any event within two rears from October 1st, 1896, comp ly remove to the satisfaction of the honorable the minister of public works for the Dominion of Canada for the time being all bridges, piles and other structures whatsoever now erected by the orporation or hereafter to be erected by the corporation in, over or upon the bed of the said Victoria Arm at or near the said Point Ellice in the said city. 4. The corporation covenants, popular representation. The motion was isses and agrees to and with Her Malost, Aldermen Macmillan, Cameron, jesty, her heirs and successors that in the event of failure to fulfil the preceding covenant to pay to Her Majesty in right of her Dominion of Canada all sums which may be incurred by Her Majesty in or about the removal of all and any bridges, portions of bridges, piles or other structures whatsoever hereinbefore covenanted by the corpora was cleared up he could not vote for the resolution. This point was discussed at or about any application to be made to or about any application to be made to the said supreme court relating to this |

> 5. The corporation covenants, promises and agrees to and with Her Majesty, her heirs and successors to pay forthwith all costs of a certain action conmenced in the said supreme court on the 22nd day of July, 1896, by Her Majesty's attorney-general for Canada against the corporation to the date hereof as well as the costs of and incidental with all other subsequent costs, charges jesty in or about or in e

6 The corporation further agrees to abandon the appeal now pending in the said supreme court from the said order of the 24th day of July, 1896. 7. Upon the due execution of these presents by the corporation which execution is to be authorized by a resolution in that behalf according to law by the municipal council of the said city the said the Honorable J. Israel Tarte undertakes by his solicitors, Messrs, Bodwell & Irving, to apply to the said supreme court of British Columbia for October, 1898, and to obtain permission from His Excellency the Givernor-Gen-After the subject was scientifically dis- eral in Council to the corporation to proceed forthwith with the erection enjoined by the said supreme court, such erection to be proceeded with in accordance with the plans for the same already submitted to the honorable the minister

of public works if approved. In witness whereof the said corporation has caused its corporate seal to be hereinafter affixed with all the formalities required by law, the day and year Before adjourning the council decided to go to Beaver Lake to examine the

waterworks.

A MESSAGE TO MEN. Proving That True Honesty and True Philanthropy Still Exist.

If any man who is weak, nervous and tion of the report of the special of send him confidentially and free of was completely restored to perfect health and manhood, after years of suffering from Nervous Debility, Loss of Vigor and Organic Weakness.

I have nothing to sell and therefore want no money, but as I know through my own experience how to sympathize with such sufferers, I am glad to be able to asist any fellow being to a cure. I am well aware of the prevalence of quackery, for I myself was deceived and | that Dr. Davie, who has been from the imposed upon until I nearly lost faith in mankind, but I rejoice to say that I am now perfectly well and happy once stitution, has declined to take part in more and am desirous therefore to make the method adopted by the board. this certain means of cure known to all. If you will write to me you can rely on being cured and the proud satisfaction of having ben of great service to one in need will be sufficient reward for my trouble. Absolute secrecy is assured. Send 5 c. silver to cover postage and address, Mr. George G. Strong, North Rockwood, Mich.

'ANOTHER INJUNCTION. Applied for to Prevent the Building of a Pile Bridge.

Just as it was thought the Point Ellice bridge difficulty was settled, the Consolidated Street Railway Company have entered an objection to the completion of the pile bride. Yesterday the company applied to the court for an order to restrain the corporation from for the medical men, for the hospital, proceeding with the bridge. Counsel were to have been heard in the matter said Point Ellice bridge be permitted to at 11 o'clock this morning, but it was adjourned for three days. The company submitted affidavits from G. A. Keefer, C.E., and G. E. Jorgenson, C.E., declaring that the proposed pile hridge is having been known for some time that not, suitable for tramway traffic, and from J. B. McKilligan, manager of the tee's report would come forward street raliway, who declares that the public are inconvenienced and the company put to serious financial loss

through the condition of the bridge. The company also have entered an action for damages against the city. The far beyond his rights in writing the letcorporation for damages for breach of ran the hospital. The reference to contract and for wrongfully interfering Dr. Richardson was uncalled for. with the plaintiffs in the exercise of their franchise and for an injunction restraining the said defendant corporation, their servants or agents from proceeding with the erection of a bridge now partly constructed between Point Ellice and a point near the foot of Work street in the city of Victoria over Victoria Arm."

Dyspepsia in its worst forms will yield to the use of Carter's Little Nerve Pills, aid-ed by Carter's Little Liver Pills. They will not only relieve present distress, but strengthen the stomach and digestive ap-

When Baby was sick, we gave her Castoria. When she was a Child, she cried for Castoria. When she became Miss, she clung to Castoria. When she had Children, she gave them Castorie Highest of all in Leavening Power.—Latest U.S. Gov't Report

## ABSOLUTELY PURE

Report of Jubilee Hospital Committee on Attendance of Mediical Men.

Long Discussion Caused by a Report from President agreement and everything herein con-Davies.

> The Board of Directors of the Jubilee Hospital met last evening, and after an animated discussion lasting till midnight, undid what had been settled at the motion follows: the last meeting of the board. At the For-Messrs. Helmcken, last meeting a special committee reported on a letter which had been sent to the board by Dr. O. M. Jones, asking Dwyer, Chudley, Crimp and Haywar whether he would be allowed to treat patients which he sent to the hospital, a the operating room had been ac privilege not previously accorded to the medical men. The committee recommended that the privilege be extended to all the doctors, and the report was the furnishing of the operating room adopted. Last evening the board, on a vote of 7 to 6, decided to reconsider the motion adopting the report, and 3 o'clock this afternoon was decided upon as the time for reconsideration.

The discussion was started by the following communication from the presi dent, which was read by the secretary Gentlemen.-I am in receipt of a letter from Director Helmeken under date of September 22nd, notifying me that he intends to bring before the board at its meeting to-night, a motion to consider the board's action at last meeting upon the report of the special committee re Dr. Jones' letter. He also requested me verbally to furnish him with copies of all letters and reports upon the subject. Upon my application the secretary for copies of letters from Dr. Jones and Dr. Richardson, as well as the report of the special committee, the secretary later informed me that the documents were in the hands of the chairman of the special committee, who refused to part with the documents. I instructed him to make further application and upon refusal to call a special meeting of the board, with the result that all documents were furnished me on Saturday afternoon. I have since instructed the secretary not to part with any original document unless advised to do so by the board. I beg to draw your attention to the first and second paragraphs on page 7 of the 1896 report. This report was accepted by the board without comment, and the adop-

tee has changed the entire method of the conducting of the hospital; and this conclusion has been arrived at by a vote of two directors outside of the committee men, and without notification to a large number of directors. The amendment to the resolution, asking that the matter be deferred to a special meeting, when a full and ample discussion of this most important subject could have been taken up in all its various aspects, was defeated; and I have since learned inception of the hospital, the most active, prominent and best friend of the in-I would draw your attention to a resolution instructing the building committee of the operating room to have Drs. Davie and Richardson select the necessary furniture. Dr. Davie has told me that notwithstanding his efforts to have Dr. Richardson meet him in this connection, that he has failed in his endeavors. Dr. Richardson, however, sent in a report without having consulted Dr. Davie in the matter, and the building committee has, therefore, had much extra labor in the matter. I am afraid that Dr. Richardson has become a partisan in disagreements among the

medical men, which may result in a de

riment to the hospital. I beg to record

my objections to the recommendations

grounds: That the method does not

of Dr. Richardson, for the following

commend itself to me as being the best nor for the patients, and I am prepared to give my reasons when the board resolves itself into a committee of the whole. (Signed.) Joshua Davies, President. Mr. Hayward moved that the letter be filed, as he saw no reason for it, it the matter dealt with in the commit He did not think there discussion. was any real charge against Dr. Richardson; the whole thing was too trivial. Mr. Wilson seconded the motion, and Full Lines OF ...

in doing so said the president had gone endorsement of the writ reads: "The ter. He (the president) should underplaintiffs' claim is against the defendant stand that neither he nor Doctor Davie there were any charges against him they should not be brought forward on hearsay, but in a proper manner.

Mr. Helmcken thought that the report of the committee had been rushed through with undue haste, and he wanted it reconsidered. More time should have been taken to consider such a complete change from the method at present in use. Mr. Chudley did not think there was

any use in re-opening the discussion, the Sandon, = = B. C. vote having been properly taken at the last meeting. Mr. Yates defended the committee and

referred to the president's complaint of being unable to get certain documents from the chairman of the committee. He was the chairman and considered himself the special cunstodian of documents referred to the committee and would not cated in this vicinity. let them out of his possession until he knew what they were wanted for. Had the president told him he could have had

President Davies resigned the chair to

Mr. Wilson so that he might defer letter, which he considered had be ourteonsly received. He that bad work had been going to the action of certain medical get hold of the hospital. Why the committee gone further and any medical man to send his tients to the hospital at any tients attend to them? According to the scheme, if a doctor sent a pat the hospital when it was not his to attend, he could not treat th

A motion to refer that portion president's letter referring to Dr ardson to a special committee was down and the letter was ordered On motion of Mr. Helmcken, ed by Mr. Pemberton, it was dereconsider the committee's report defer action thereon. The divis

Flumerfelt, Byrnes, Shotbolt, Brader and Pemberton.

The building committee reported by Mr. John Teague, the architect the cost, \$3,625.85, had been paid Mrs. Pemberton. The board author a cost of \$458.50, and accepted the lowing tenders for supplies: Fell & groceries; L. Goodacre, meat; W. Crogan, bread; J. Erskine, wood; Lines, scavenging; M. Miller, milk.

-Mr. C. Donnelly, wholesale dealer, Alliston, Ont.. was troubled f years with itching piles. He was r suaded by James McGarvey, Allisto livery man, to use Chase's Ointmen which he did, was cured, has had return of them and highly recommen this Ointment as a sovereigh cure fo

"Oh, mamma," cried little Frances 'there are two dear little kittens in box down in the laundry with the old

'Are there, dear?" "Yes, mamma; and this year's style o kittens is black trimmed with white. Harper's Bazar.

## **PICTURES**

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ands of the Tr Outlined by

Leade

es and Labor East in Symp the Stril

Toronto, Oct. 1 .- Th d regarding is, will the rail the telegrapher t the Canadian any and the action of the d trainmen as to will adopt. Whe m North Bay, ov ductor told the erators were out Bay to Port A the time he Bay-about 29 ht train had been st. The trades city are in syr s, and the fact th rs are coming the vacant positio g. It is propos mbers of parlia ty of making without as will prohibi American labor. Vancouver, Oct. 2.-O ven by the operators ike is that they are to an understanding w

as to relations in the want to be placed upon ing as firemen, engine and trainmen. As thi with which the divisio not deal, a committee relegraph operators and rs had endeavored to cutive officials at Mont moted to interview Iorne, but were refused rdered all along the line ific division Mr. Good natcher, is the only he strikers are anxi zed as a brotherhood, nized, will be able to he set of rmes dravn up

npany and the opera meetings of all the other connected with the cific Railway were the system, and of sympathy and suppose he strikers, and it is he company put on brotherhoods will give sed support by a sym mong the alleged grie otions are not ma he operators are freque sernh out stations, a umps, semaphore and ddition to the duties th or at \$45 and \$50 a m hat there is no schedul often men have to clean the morning and at mi day, and that extra ho

paid for. W. A. McIntosh, wh ight, says that the las was flagged. On inve ound that one of the named Hannah had no ide hidden by a bend for the expected train hus preventing a disas Kamloops, B. C., Oct to the Times of Sept. o the telegraphers' s ng. Every operator on abia system is out hief despatchers at Donald, with their ass The only telegrapher ost is Chief Goodfelle n is very serious an settlement is not soon ous trouble will follow od of Engineers, fir ind conductors heartily

Ottawa Nev Ottawa, Oct. 2.-1 commons yesterd Dobell promised that a made of the country bet een river and source also of the country bety Lynn canal and Teslin on was brought up by Sir Richard Cartwrig ouse yesterday that ould be given at presen chool question. The estimate of \$50,0 penses of the Behring was reduced to \$30,000 patrick stating that

the telegraphers and ha

tions to that effect at

the middle of November. Think it O Have you ever heard ith such a record of Sarsaparilla? Don't ye Hood's Sarsaparilla, Blood Purifier, has prover again, that it has even after all other rem you have impure blood Hood's Sarsaparilla wit

HOOD'S PILLS assis

ould probably be suffic

on is likely to sit a

ROYAL Baking has been awar honors at every where exhibited.