### VANGOUVER MEN ARE FALING OUT

### ATTORNEY GENERAL ANNOYS COLLEAGUE

or, McGuire Thinks Motor Regulations Too One-sided-Routine in House

Legislative Press allery, Feb. 21.

ship to have to take out a license and be known as Minister of Lands. pay a registration fee on every car they would give five tags which could be the change of the deputy commission and the change of the deputy minister." The used for five demonstration cars. If a man wanted to send out more he would have to pay the fees. As soon a bill providing for the appointment of would have to pay the fees. As soon a bill providing for the appointment of a bill providing for the app as a dealer sold a machine he must a deputy minister of public works. make an application for a license in

the chauffeur was being treated as a Parker Williams contended that if it there has been no evidence to the con- when I must infer that so many names vation Army affairs in Canada, will person who had no sense. He wanted was a good thing for the government trary.

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The wanted was a good thing for the government transport to government transpor section, but he knew the Attorney- "chartered monopoly" of the Land Sur-dence as to the method in which he case above referred to, it is impossible evenings of next week. General would not listen to any reason veyors' Association it would be equalin regard to it. There had been an acly good for the general public.

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There had been an acly good for the general public. cident in Vancouver where the chauffeur had refused to go back, and he of supply were read a third time form- Scowcroft under the clerk's super-(Dr. McGuire) believed that the Attornev-General was glad to have that accident to quote so he could put in these restrictions While the Aftorney-General was quite ready to restrict chauffeurs in this way he was not ready to restrict the sale of that which caused Act respecting Railways." so many accidents, because he wanted the revenue.

Mr. Tisdall, fourth member for Vancouver, reminded his colleague that in the Liquor License Act the Attorney-General had forbidden the selling or giving of liquor to chauffeurs. The owner of a motor vehicle is to

be held responsible for violations of the law committed by any person in-trusted with the motor. The section casting the onus of proof upon him. The minimum penalty is made \$5 instead of \$25 as in the bill. S. A. Cawley (Chilliwack) wanted to make the penalty for a second offence confiscation of the car for a period of from one to six months, but this was voted down. Land Registry Offices.

a night and day staff was employed, and although the work of registration was behind it was hoped that within a few weeks the office would be pretty well up to date. The suggestion now was to bring all titles under the Torrens system, giving indefeasible title, title guaranteed by the crown. It was hoped that within five years the absolute fee system would be done away with and all titles be indefeasible, thus from Vancouver to Auckland and Syd-with and all titles be indefeasible, thus from Vancouver to Auckland and Syd-with and all titles be indefeasible, thus from Vancouver to Auckland and Syd-with and all titles be indefeasible, thus from Vancouver to Auckland and Syd-with and all titles be indefeasible, thus from Vancouver to Auckland and Syd-with and all titles be indefeasible, thus from Vancouver to Auckland and Syd-with and all titles be indefeasible, thus from Vancouver to Auckland and Syd-with and all titles be indefeasible, thus from Vancouver to Auckland and Syd-with and all titles be indefeasible, thus from Vancouver to Auckland and Syd-with and all titles be indefeasible, thus from Vancouver to Auckland and Syd-with and all titles be indefeasible, thus from Vancouver to Auckland and Syd-with and all titles be indefeasible, thus from Vancouver to Auckland and Syd-with and all titles be indefeasible, thus from Vancouver to Auckland and Syd-with and all titles be indefeasible title, and the North Brit. The cocurs to me that the situation is the two negroes, and if he succeeds Engtication who witnessed yesterday's bout to the court of revision, wrote to the city solicitor. Sub sec. C of advice, and the very question here discussed and never had a show at any stage of the fight. Sam to the court of revision, wrote to the city solicitor. Sub sec. Sub two negroes, and if he succeeds Engtic to the court of revision, wrote to the city solicitor. Sub sec. C of advice, and the very question here discussed and never had a title occurs of the court of revision.

The company proposes establishing a line of steam obviating a lot of the congestion of posed, which the public complained. In order to give the staff time to keep up with the office work the public office hours would be from ten to three (ten to twelve on Saturday) while registers and their staffs would be required to the London Globe reported that the same time left upon the list the name any application with reference to the mark for Langford to pound at.

"The election of Mr. Morley as mayor second Lang was clearly outclassed, and their staffs would be required to the list the name of the purchaser." be on duty between nine and five (nine

The minister of public works secured ized districts can have sewerage, in formally announced. minor particulars. One amendment substitutes "any male or female, being a British subject and of the full age of twenty-one years, who is the assessed owner of land or real property for "owners or occupiers of the lands.

Agricultural Bills. The minister of agriculture moved

for simplifications, the following acts: Horticultural Board Act, Dairy Associations Act, Farmers' Co-operation and Institutes Act, Dairy and Livestock Associations Act, Agricultural and Horticultural Societies Act, Stock-breeders' Associations Act and Fruit Depots Act, 1909. An act for the eradication of noxious weeds and for the prevention of their spreading explains itself and will assist residents of DECISION IN THE CI the province to get rid of perennial thistles, oxeye daisies, wild oats, ragweed, charlock, sorrel, burdock, ourse, stink weed or any other foul veed. Under the bill for the suppression of four brood among bees power will be obtained for keeping the apiaries of British Columbia clean and free from a noxious disease which is doing immense damage elsewhere. The fourth bill provides for the apointment

shall keep a register of brands and marks, and by this means cattle-own-

cided to strike this out. Dr. McGuire considered that the bill was altogether too severe on the metorist, while he protected. The differences manifested fully realized that the public must be protected. The differences manifested fully realized that the public must be protected. The differences manifested fully realized that the public must be protected. The differences manifested fully realized that the public must be protected. The differences manifested fully realized that the public must be protected. The differences manifested fully realized that the public must be protected. The differences manifested fully realized that the public must be protected. The differences manifested fully realized that the public must be protected. The differences manifested fully realized that the public must be protected. The differences manifested fully realized that the respondent's contending that the court of revision was the final list is certified by a County court judge. It may be remarked in passing that the Ontaries have its had been corrected, but not properly quite similar to our own, as I be remarked in passing that the Ontaries had been corrected. But not properly quite similar to our own, as I had been corrected but not properly quite similar to our own, as I had been corrected but not properly quite similar to our own, as I had been corrected. The differences manifested that the respondent's contending that the respondent's contending that the court of revision was the final list is certified by a County court field by a County court judge. It may be remarked in passing that the Ontaries had been corrected, but not properly quite similar to our own, as I had been corrected. The differences manifested to our own, as I had been corrected but not properly quite similar to our own, as I had been corrected. The differences manifested to our own, as I had been corrected by a favority qui \$10 for each car and a license fee to which now stand for their final stages boot. It had been pointed out by dealhe said, that it would be a hard- R. Ross and his successors in office will

This would be overcome by issu- Minister of Lands, amending the Lands election. ing a trade license costing \$50, and Act in several particulars, provides for

the name of the purchaser. Under the bill amending the British Columbia Act provides that the voters list shall of the Ontario section, as shown by effect that the reciprocity agreement heading of "Chauffeurs" it is prescrib- Land Surveyors' Act, to the effect that be prepared by the clerk of the municipal the last phrase, for the words there was a deliberate step towards annexated that no person under the age of the government will not be hamper- pal council. It then provides for a re- such non-compliance or mistake refer tion. eighteen shall drive or operate a motor ed in the employment of surveyors by vision of the list by the court of re- to the rules as to the taking of the Both Sir Wilfrid Laurier and Mr. along any highway. Chauffeurs must the fact that a man is not a registered vision consisting of the mayor and two licensed and no one shall drive a land surveyor in this province. Sectlicensed and no one shall drive a land surveyor in this province. Sectlicense and the long pause after he and there was a license and the long pause after he are saidle mayor, and posted.

Sir Wilfrid offer carefully reading "No person shall carry on the practice Mr. Brewster pointed out that while or profession of a surveyor of land

total of \$12,179,693.22.

# **ALL-RED STEAMER**

Strong Company With British Backing Plans Fast Service

Ottawa, Feb. 22.-The bill incorporat-Attorney-General, in moving the ing the All-Red Steamship Company the list of owners required to be pre- had been used, when of necessity they second reading of an act to amend the was passed by the Commons private pared for the purpose of an election for must have been used before he could Land Registry Act, said there was bills committee this morning. The great congestion in all land registry company has very strong British backgreat congestion in all land registry company has very strong British backoffices, particularly in Vancouver ing, the incorporators including Vick- considerable period, but the courts are not revised. Certain corrections were There the office was in a new building, ers, Son & Maxim, Swan & Hunter, Sir a night and day staff was employed, Thomas Towbridge, Sir Thomas Lancre with and all titles be indefeasible, thus from Vancouver to Auckland and Syddoing away with a lot of work and ney twenty knot steamers are pro-

London, Feb. 22.-The Rome correspond absence from his command and will spend of the purchaser. a month or more in the United States visiting the family of the late Senator

WILL VISIT STATES.

COURT MARTIAL. Washington, D. C., Feb. 22.-Upon re second readings for four of his depart- be tried by court-martial.

DECISION IN THE CASE

fiance of Act and Was Not Mere Irregularity

(From Wednesday's Daily.)

of a recorder of cattle-brands, who The still be preceding on the status of those elected as marks, and by this means cattle-own make considerable propress was a brought about the summer of the status of those elected the summer of the status of the status of those elected the summer of the status of the status of those status of the status of those status of the status of those status of the status of those status of those status of

final and cannot be disturbed except from sec. 175 of the Ontario Act, 1892, continued statements in the press by The Minster of Lands introduced a for fraud. Section 14 of the Elections but it has omitted a material portion public men of both countries to the Making up Voters' Lists.

be any hardship, as he believed the Act."

vising the list, that it is final, and it and that such. . irregularity did superintendent would be perfectly fair.

The bill presented to-day enacts that: cannot be interfered with by the courts. C. E. Tisdall stated that the law was "Nothing in this Act shall apply to any I cannot agree with that contention if election." It is surely not necessary for the same in Vancouver as regarded bartenders.

Quite a sharp difference of opinion occurred between some of the Vancouver members on the point of liability ver members on the point of liability. The McGure thought as regarded by the Minister of Lands to make any survey or surveys authorized by the provisions of the Land Act or amending an accidents. The McGure thought the respondent; it is surely not necessary for the petitioner to furnish proof that might show that he was not entitled to a decision. That duty is cast upon the court of revisions, its sitting, certificate by the mayor and posting, certificate by the mayor and posting, certificate by the mayor and posting, certificate by the mayor and posting to survey all the irregularity did not affect the election. It is surely not necessary for the petitioner to furnish proof that might show that he was not entitled to a decision. That duty is cast upon the court of revisions, its sitting, certificate by the mayor and posting, certificate by the mayor and posting, certificate by the mayor and posting to survey all the irregularity did not affect the election. It is surely not necessary for the petitioner to furnish proof that might show that he was not entitled to a decision. That duty is cast upon the court of revisions, its sitting, certificate by the mayor and posting, certificate by the mayor and posting the cannot agree with that contention if the person of persons who may be designed to the person of the person of the person of persons who may be designed to the person of for accidents. Dr. McGuire thought ting it was read a second time, when sume have all been complied with for tion. I cannot believe that it did not, Coombes in the administration of Sal-

> ally and the Minister of Finance in- vision. Mr. Scowcroft is also the as- been conducted in accordance with the troduced the supply bill, calling for a sistant to the city assusor, Mr. W. W. principles laid down in the act; the list Northcott, and he gave evidence as to of owners was prepared on a principle Third readings were given to "An the method of preparing the assess- in defiance of the requirements of the Act respecing Infants and the Appoint- ment roll. It appears beyond question act. inent of an Official Guardian," and "An that the assessor's office kept a book in which they entered a memoranda of any notices of sale of land within the city which they received, and in the course of the year they received hundreds of such notices from real estate agents and others, simply notifying them that a certain lot had been sold and giving the name of the purchaser. These properties appear to have been sold chiefly on an agreement for purassessor's office was then to enter the name of the purchaser on the assessamount had been paid on account of assessment roll I express no opinion, but I feel confident that the assessment roll cannot, after that, be treated as in the list, the court decided to adhere It did, however, in one specific instance, a new election. at the request of a registered owner.

> > Court Declined 'to Correct.' "Sub-section C of section 14 pro-

mining any application to strike off the name of any person improperly omifted. This latter appears to have

"I do not think it was necessary for petitioner to show on the hearing hat as many or more names had been approperly placed on the list than ould equal the majority received by Mr. Morley. To do so would have ocis not to be taken up with unnecessary matter. It was proved on the hearing that the last m

that the last memorandum received in the assessor's office of sales by agreereed, charlock, sorrel, burdock, wild contained forty-seven names; bustard, tumbling mustard, shepherd's List of Owners Prepared in Dement contained forty-seven names; and that, with the exception of fifteen of the suppression of them, the purchasers had no other property qualification, and one of them at least was an infant. The practice interesting Passages at Arms adopted with reference to this memo. was the practice adopted generally, and I must draw the only reasonable inference, viz.: that the list as prepared by Victoria is without a mayor, and, al- the clerk, revised and certified, conhough the court has not been asked to tained the names of very many persons lecide on the status of those elected as not entitled to be placed upon it; and aldermen last month, the gentlemen in it is not necessary as I shall show

who have been acting as aldermen will any amendments thereto, or by reason his younger days a secssionist.

simply cease to be aldermen, and that of any irregularity, if it appears to the the matter will be taken in hand by tribural having cognizance of the questioning distribution of the control of the c the legislature and a commission apt tion that the election was conducted in annexation or secession.

pointed to control the affairs of the accordance with the principles laid. Mr. Monk, continuing, then charged city until such time as the necessary down in this act, and in the by-law or Hon. Louis P. Brodeur with having A bill introduced this evening by the steps can be taken for holding another resolution (if any) of the municipality enunciated similar sentiments. The in which such election was held relat- Minister of Marine was not present to "Mr. Taylor's real contention is that ling to elections, and that such non-make a denial,

after the first word 'act' in sec. 92. But Sir Wilfrid, after carefully reading Mr. Brewster pointed out that while the superintendent of police was given power to cancel or suspend a chauff-power to cancel or suspend a chauff-eur's license there was no right to appeal from him.

Mr. Bowser did not think it would the list as posted on application to a police magistrate or a fudge of the Supreme or County court. Mr. Taylor argues that as the statute provides the method of preparing and resistant of the statute provides the method of preparing and resistant of the supreme or conducted in accordance with the such and that s "Section 17 makes provision for cor- in any case, it provides that an electine amendment, said the government

have been improperly placed there and conduct meetings in the Broad street His first meeting will be particularly The resolutions adopted in committee This work was actually done by Mr. had upon the election. In addition the dial invitation is given to everyone in election does not appear to me to have the city who has at any time been a

> Is Not Mere Irregularity. though I am satisfied that the matter with headquarters at the International complained of here is not an irregular-Training College, Clapton, London. ity, but a matter of substance, sec. 91 expressly provides that a petitioner may complain of an election on the express grounds taken here. As to sec. the local corps occupied the old Metho-20 of the act, if there is any conflict dist church, on which site the Brackbetween it and sec. 91, the latter being chase on terms. The practice in the a later section must govern; but it appears to me that both sections might street, which is the property of the well stand, and that sec. 20 may be Army, and also the new officers' ment roll without regard to what interpreted to mean that the lists as ters on Cormorant street, which have revised and used in an election shall recently been completed. the purchase, or any other facts in connection therewith. Whether this is thereafter be the lists for the remaindor is not a proper way of preparing the been protested. It would seem to be Morris, of Vancouver, and others will idle to suggest that in the first elec-accompany the commissioner. tion a petitioner could not complain that the lists were invalid because they

vision at its sitting, and the matter of a new elections or otherwise as may was discussed by the court; but be- be requisite. This appears to me to cause it would cause a great upheaval give ample authority to make the necessary provision for the preparato the old method of preparing the list. tion of the new lists and the holding of "The election of Mr. Morley as mayor

costs of this petition and for directions for the holding of a new election. "I omitted to refer to the suggestion The minister of public works seemed Elkins, of West Virginia. It is reported in vides that the 'court of revision shall that many of the Rome that the Duke and Miss Katherine correct and revise the said voters' list,' of owners, might probably have been seconciled and that their but I do not think it can be said in this placed on the lists of householders or like an answer to the vides that the 'court of revision shall that many of the names upon the list case that the court of revision correct-ed or revised the voters list as pre-petition, it is only speculative and in rate cutting and "unnecessary competipared by the city clerk, in fact, they declined to correct, and it is no answer application of the claimant to vote of the independent and Bell interests con-Vashington, D. C., Feb. 22.—Upon rerespondent, that no application had the payment of the independent and Bell interests conferred yesterday in the office of J. P. Mornamendation of a court of inquiry which is the payment of gan. Such a combination would not be

Charles as the control of a control

**MOVES RESOLUTION** AFFIRMING LOYALTY

in House of Commons at Ottawa

(Special to the Times.)

COMMISSIONER REES.

Salvationist, either here or elsewhere. This is the second time that Commissioner Rees has had the oversight of the Canadian field, he having preceded Herbert Booth, now in the city in the command several years ago For some years he has been at the "Aside, however, from section 92, head of the Army's training operations, The commissioner will see great changes in Victoria, as it is nineteer years since he visited the city, when man-Ker building has been erected. He will inspect the citadel on Broad

LANG OUTCLASSED London, Feb. 22.-Sam Langford is the pugilistic hero of London to-day, and the

ween the Boston "Tar Baby" and Champion Jack Johnson. Promoter McIntesh province. announced that he was trying to match the two negroes, and if he succeeds Eng

In a ringside interview Langford sal would try to force a match with Jack Johnson. There is no doubt that after can get backing for thousands here agains the champion.

The first round was all Langford, the

TO ABOLISH RATE CUTTING.

New York, Feb. 22.-The proposal combine the Bell and independent tele phone interests has not been dropped. It commendation of a court of inquiry which has been investigating the sinking of the has been made for that purpose, because certain taxes. It does not appear that in violation of the Sherman-law, it is said. It is believed the proposed scheme would have made the necessary application shall be made. It is, how declaration at any time, and at the ever, provided that the court shall have time of the so-called revision it was too the additional power of hearing and late for them to do so."

COREL MEDI

### FREE ! \$200,00

AND 1,000 VALUABLE PREM'UMS GIVEN AWAY 1st Prize, \$50.00 in Cach 3rd Prize, \$30.0 in Cach 2nd Prize, \$40.00 in Cash 4th Prize, \$25.00 in Cash

found the picture of Chinaman, Around his figure are con-cealed the faces of his seven daughters Can you find these seven faces? If so, mark the faces with an X. Cut out the picture and send it to us, together with a slip of paper on which you have written the words "I have found the seven faces and marked them." Write the above words plainly and heatly, as both writing and neatness will be considered

advertisement to some friend of yours vho can write plain. ly and neatly, and have him or her enter thi: contest in his or her name for you. First, agree with the person who is to do the writing, that you are to restodo the writing. ceive any prize that may be awarded. This may take up a little of your time

writer, pointout this

but as there is TWO HUNDRED DOL LARS in cash and One Thousand premiums given away, it i gour time to take a littl. troude over this matter. nember, all you have to do is to mark the faces, cur out the icure and write on a separate piece of paper the words 1 nave found the

WE DO NOT ASK YOU TO 3PEND ONE CENT OF YOUR MONEY IN ORDER TO ENTER THIS CONTEST

Send your answer at once; we will reply by Return Mair telling you whether your answer is correct or not, and we will end you comfilled. (This condition does not in plete Prize List together with the names and addresses of persons who money.

in this contest, in

Should you not happen to be a neat

from us, and tul. particulars of a simple condition that must be fulfilled. (This condition does not involve the spending of any oi your

Address: HOUSEHOLD SPECIALTY COMPANY MONTREAL, CANADA.

## Pauline & Company

Men's Furnishings and Wholesale Drygoods

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VICTORIA, B. C.

## The Famous Rayo



Gives the Best Light at Any Price price for a lamp, you are paying for extra decorations that cannot add to the quality of the light. You can't pay for a better light, because there is none. An oil light has the least effect on the human eye, and the Rayo Lamp is the best oil lamp made, though low in price. You can pay \$5, \$10, or \$20 for some other lamp, and although you get a more costly lamp, you can't get a better light than the white, mellow, diffused, unflickering light of the lowpriced Rayo.

Has a strong, durable shade-holder. This sea-on's burner adds to the strength and appearance. Made of solid brass, nickeled, and easily polished. Once a Rayo User, Always One Dealers Brerywhere. If not at yours, write for description circular to the nearest agency of the

The Imperial Oil Company

COLLEGE OF PHYSICIANS

Quebec Feb 22 - Legislators had a busy ime yesterday at meetings of the private bills legislation and railway committees The legislation committee approved M Mousseau's bill which proposes to em power the College of Physicians to adm candidates to practice medicine instead of compelling them to obtain legislative sanction thereto. The bill also offers reciprocity with other provinces and the Province and the Coverdels on the late day of British fight fans clamor for a match be- British Empire regarding privileges to medical men to come and practice in this

SPEAKING

THE BOCTOR: "Ah! yee, restler

and feverish. Give him a Stood-man's Powder and he will soos

Steedman's Soothing Powders

CONTAIN

NO

POISON

be all right,"

n the Matter of an Application for Duplicate Certificate of Title to 10, Block B, Cloverdale Estate (M. 255), Victoria District. Notice is hereby given that it is my

"LAND REGISTRY ACT."

Coverdale on the 14th day of 1893, and numbered 17044A S. Y. WOOTTON Registrar-General of Land Registry Office, Victoria, the 10th day of February, 1911.

LAND ACT.

DISTRICT OF COAST RANGE III. Take notice that Saumarez Le Coquarity of Bella Coola, farmer, intends tapply for permission to purchase the following described lands: Commencing at cowing described lands: Commencing a copast planted at the northwest corner of Crown Grant Lot 4, on the south side of North Bentick Arm, thence south chains, thence west 20 chains, thence north the chains, thence west 20 chains more or less to the shore line to the shore line the solong shore line in the solong shore l nce east 20 chains along shore mencement, containing

SAUMAREZ LE COQUE GRANT. B. FILLIP JACOBSEN. January 17, 1911.

DISTRICT OF COAST, RANGE III.
Take notice that Samuel G. Parker, of
Bella Coola, occupation bookkeeper, intends to apply for permission to purchase
the following described lands: Commencing at a post planted at the S. E. corner
of B. C. D. Co.'s Lot 237, on the west side
of South Rentinck Arm, thence west 80
chains, thence south 20 chains to timber
lease 17506 and B. C. D. Co.'s Lot 149,
thence east 80 chains more or less to the

ACTION CAUS POLITIC

Premier's Opp Own Party A ting

Paris, Feb. 27.

e whole French o'clock this aft The decision on Saturday afte the premier's litical situation assed. The bar which the gover day night in a the chamber of premier's arraig ocialists, Louis nier, was a sor and his associate cained many tin much i..rger Briand said he The decision iraw has caused ensation. The papers declare reme radicalism ane and progre ing the clerical M. Driand's dow hat it is ridicul who constructed lericalism, and and state are c Briand has been eral programme The vote in the therefore, is inte of an intrigue ersaries in his been plotting h great crisis in locking the p arbitration in nection with p

> NEW TRAI Winnipeg, Feb Pacific has decid

Vancouver next increasing so rap passengers arriv Toronto-Winnin Pacific coast couver and Victo

Thrown Down E

(Special Toronto, Feb. Trunk railway fr were thrown dow of the Humber and piled in a were reduced to contents, consist grain, was scatt Paton, a sectionm The freight was to Portland. It v loss will reach \$25

> INVESTIGAT DEMAND

Woman Decl Him \$3,000 the Mir

(Times

Denver, Cole Judge Whitford criminal court grand jury inves made before a l Mrs. Margaret handed Whitfor days before he iail for contemp an injunction is: The statement made before a mpeachment gainst Whitfor abor. She alle ame was not \$3,000 and asked Whitford, giving trouble, She sai erly an agent for ociation of Crip serted that her appear volum nittee and tell h Mrs. Miller is in parole, havin serve a term on cilled Mrs. Sarah Judge Whitford n court, recited against him by "If this charge

only be impeached icted and sente tlary for the full period."

nsider Judge