

BURNED AT SEA.

Tempestuous weather almost from port to port was the experience of the O. R. N. steamship *Altmore*, Captain J. Watson, which on Sunday evening reached Victoria from China and Japan, and which is now making her first visit here. It took the vessel 19 days to cross the Pacific, the making of good time being an impossibility; but the ship weathered all splendidly and escaped uninjured. Although this is the first trip to Victoria the ship has made she is now on her second inward voyage, having the time before gone to Portland. As a freighter her capacity is about 3,000 tons dead weight. This amount of cargo she has not at present aboard, but a portion of her freight being bulky accounts for it. She brings 50 tons of general merchandise for Victoria, the rest of her cargo, amounting to upwards of 2,000 tons, being destined for Portland, whither the ship goes from here this morning. As passengers she has taken for Honolulu 24 Chinese, and for Victoria five Chinese and one Jap. A Swede, an engineer by trade, was the only European passenger aboard. The *Altmore* belongs to Adams & Co., Aberdeen, the owners of the *Altmore*.

THE "ARMORE'S" MANIFEST.

The salmon manifest of the bark *Altmore*, which has just been given despatch from the Fraser river by Robert Ward & Co., Ltd., with a cargo valued at \$234,539, is as follows:

| SHIPPED BY TURNER, BEETON & CO. | | | |
|------------------------------------|--------------------|---------|--|
| No. of Cases. | Mark. | Value. | |
| 212 | H | \$1,272 | |
| 213 | H | 10,800 | |
| 214 | PS | 5,000 | |
| 215 | LS | 2,830 | |
| SHIPPED BY R. P. BAKER & CO., LTD. | | | |
| 1,081 | Cascade brand | 7,924 | |
| 1,000 | Lowell Inlet brand | 4,000 | |
| SHIPPED BY R. P. BAKER & CO., LTD. | | | |
| 50 | F.R.C. | 250 | |
| 273 | S.B.C. | 415 | |
| 88 | S.B.C. | 415 | |
| 73 | B.D.O. | 363 | |
| 2,500 | H | 12,500 | |
| 2,051 | 2 lots | 10,255 | |
| 317 | So | 1,009 | |
| 192 | W | 1,168 | |
| 185 | W | 872 | |
| 151 | F | 679 | |
| 1,050 | 2 lots | 5,250 | |
| 3,050 | 6 "Even" | 15,250 | |
| 204 | No mark | 1,020 | |
| 84 | S.A.D. | 420 | |
| 4,379 | 6 lots | 21,895 | |
| 850 | D | 4,250 | |
| 1,000 | F.B. | 5,000 | |
| SHIPPED BY FINE & CO., LTD. | | | |
| 43 | W. data | 215 | |
| 6 | W. data | 36 | |
| 1,190 | W. data | 5,955 | |
| SHIPPED BY MALCOLM & WINDSOR, LTD. | | | |
| 10,633 | "B" | 53,665 | |
| SHIPPED BY ANGLO B. C. PACKING CO. | | | |
| 8,750 | "W" | 43,180 | |
| 50 | "W" | 250 | |
| 78 | "W" | 390 | |
| 54 | 6 lots | 2,700 | |
| 18 | 2 lots | 900 | |
| 197 | "W" | 985 | |
| 1,716 | 6 lots | 8,580 | |
| 40 | "W" | 200 | |
| 42 | 6 lots | 2,100 | |
| 48 | "W" | 240 | |
| 142 | "W" | 710 | |
| 1,190 | "W" | 5,955 | |
| Total | "W" | 43,180 | |

The above list does not include sundry packages of freight.

IS IT THE NINEVEH?

Yesterday's Seattle Post-Intelligencer says: "There is a strong probability that the British bark *Nineveh*, Capt. Bradford, which left Moodyville, B. C., January 24, for Sydney, Australia, has been lost. Capt. Munson, of the barkentine *Modoc*, which vessel was towed into Port Blakeley on Saturday night, reported to Capt. Morrison, of the *Magie*, that he passed a bark abandoned and on fire on January 23, in longitude 127 degrees 30 minutes, latitude 48-50. She was a large vessel, had double top-gallant yards, and was under short canvas, having nothing to except her lower topsails and foretopsails staysails. The place where the burning ship was sighted is about eighty or ninety miles off the west coast of Vancouver Island. The *Nineveh* answers to the description of the abandoned vessel. The *Nineveh* is one of the reasons which lead to the belief that she has been lost. She left Moodyville on January 19, bound for Australia, but is reported to have lain in Clallam bay until January 24, when she was towed to sea by the tug *Tacoma*. It is said that at the time she was leaking badly, making 24 inches of water every four hours. The supposition is that the leak gained so fast that the crew abandoned her, and that she was set on fire for the purpose of preventing her becoming a dangerous derelict."

A NEW ALASKA LINE.

In anticipation of the spring and summer rush, Capt. J. A. Hatfield, since his return from Europe, has given the Alaska business a very thorough examination and has determined to put on a line of sailing vessels, and the initial trip will be made from Seattle on or about March 15. The Cook Inlet Transportation Company has been organized and the staunch little schooner *Ella John* son, Capt. Smith, of about 150 tons, will clear on the day mentioned. She will be dispatched for Six-Mile Creek, Cook Inlet, calling at Kodiak.

MARINE NOTES.

A special despatch from Tacoma says: "The owners of the *Strathmore* have filed a protest against the payment of \$210 duty on the new wheel for the steamship, which arrived here from England last Monday. The wheel was shipped in bond from New York, and Captain Pattie did not anticipate that it would be subject to import charges, being designed for a foreign vessel, and was intended to be taken out of the country. Deputy Collector Drum, however, ordered the collection made, and a protest was filed by the steamship company. The customs authorities hold that had the wheel been consigned to a foreign port, such as Victoria, and had there been placed on the ship no duty would have been charged. But as it was received in this country and designed for use here on the steamship, it was dutiable as machinery of iron. The case will probably be taken up to the authorities at Washington."

Ayer's Cherry Pectoral is known by its works. The experience of half a century proves that no other preparation of the kind stops coughs, soothes the inflamed throat, and brings about a cure so promptly and effectively as this.

Woman (to tramp): "How's the soup?" Tramp: "Tain't quite strong enough, ma'am; wish you'd wash a few more dishes in it."

THE CITY.

ADVICE from Kootenay state that the C.P.R. route via Revelstoke is again open and the steamers have resumed their regular runs.

The Fort Steele Mining Association of East Kootenay has passed and forwarded to Mr. J. M. Kellie, M.P.P., the following resolution: "That the sympathy of this meeting is with J. M. Kellie, M.P.P., in his efforts to have legislation passed this session to put a stop to clamamping."

In the provincial police court yesterday William Edwards, who stowed away on the steamer *Princess Louise* at Ladner on her last trip to Victoria, pleaded guilty and was sentenced to seven days in jail. He explained that he had "broke" and wanted to come to Victoria.

All the reports submitted at the annual meeting of the St. James Church Sewing Circle yesterday afternoon, were most satisfactory. The officers appointed to carry on the society's work during the ensuing term are: President, Mrs. Sweet; vice-president, Mrs. Solly; secretary, Mrs. Hardie; and treasurer, Miss Lawson.

The old Indians from the Victoria reserve, Beecher Bay, Esquimalt and Discovery Island enjoyed a square meal at the Methodist mission, Herald street, yesterday afternoon; and were supplied with comfortable parcels to take home with them. Cast off clothing was also supplied and all went away with exclamations of satisfaction.

The many friends of Mr. John Haggerty and his esteemed wife will regret to hear of her death which took place early this morning at the Jubilee hospital, where she had undergone a severe surgical operation. The deceased was a native of Victoria and had a large number of personal acquaintances, by whom she was warmly appreciated.

The statement in yesterday's *Colonist* that the Nest Egg Co. was capitalized for \$800,000 was the result of a typographical error. The amount is \$500,000 nominal, the figure at which nearly all Trail Creek mining companies are incorporated. Shares are \$1 each, and a number of fully paid up shares will be placed on the market at 10 cents per share. War Eagle shares sold originally in Spokane at 5 and 6 cents per share, and are now valued at \$2.50 per share.

An interesting case of work and entertainment was given yesterday by the ladies of St. Paul's church, Esquimalt, in aid of the parsonage funds, the sale taking place in the afternoon, the concert in the evening. At the latter the following excellent programme was effectively presented: Piano duet, Miss Hickey and Mr. Andrews; song, Mr. Ingham; recitation, Mr. Colvin; song, Mrs. McKenzie; violin solo, Mr. German; song, Mr. T. Dooley; vocal trio, in character, song, Mr. T. Dooley; song, Mrs. McKenzie; recitation, Mr. Bell; song, Mr. Colvin; song, Mrs. Shifter; song, Mr. Maitland; piano solo, Mr. Colvin; piano solo, Mr. Leveque; song, Mr. Foulkes; and song, Mr. Trench.

The Globe hotel, Esquimalt, was last night the scene of joviality and festivity, occasioned by a return supper given by about twenty-five members of the crew of H.M.S. *Royal Arthur* to their friends of H.M.S. *Satellite*. Some sixty sat down to a sumptuous spread, after doing justice to which the following programme was carried out, interspersed with dancing: Song, "The where the money goes," by Mr. Jones; song, "Rocked in the cradle of the deep," Mr. Polatch; song, "Song of Songs," Mr. Hammond; concertina duet, Messrs. Hunt and Halchur; song, "Chorus," Mr. Fryer; song and dance, "The Two Dandies," Mr. Osborne; song, "Paddy's Welcome Home," Mr. Firth; song, "The Liberator," Mr. Tupper; song, "Honor Bright," Mr. Russell; song, "The Maple Tree," Mr. Russell; song, "True Born Irishman," Mr. Brough. Mr. A. McDonald acted as master of ceremonies, and W. Bennett as chairman.

The heroic rescue from drowning by William Laing and Robert McLean of a sailboat party who were capsized near Psyche ledge in the 10th November last, has again been brought to public notice through steps being taken to secure for the plucky lads in question the medals of the Royal Humane Society. The heroes, as is usually the case with men of noble souls, do not recognize their deed; eye-witnesses of their bravery resolved, however, to see that it was properly recognized, and accordingly communicated with Mr. Adam Brown, the president for Canada of the Royal Humane Society. It will be necessary, in compliance with the regulations of the society, to forward the affidavits of those who witnessed the courageous rescue, and they are requested to call as early as possible on Mr. Albert Kent, who has kindly volunteered to take charge of and send the necessary documents. William and Austin Gill and Alexander Hogan are the men who owe their lives to the two lads' bravery.

Mr. Geo. Brown, the mining man from Alberni, returned on Monday from a visit to Butte, Chicago, Omaha, Denver and Salt Lake via San Francisco. Mr. Brown visited various of the smelters in the above cities, and succeeded in interesting a number of prominent mining men in Alberni mines. Several of these or their agents will visit Alberni in the course of the next couple of months for the purpose of investigating its ore deposits. Mr. Brown states that the mining boom is spreading rapidly towards the Pacific and believes that Alberni will share in it if those now interested there will spend a little money in developing claims so as to prove the permanency of the vein. A thousand dollars well spent will place a ledge in such shape that an American mining man will take chances in purchasing and developing. There is no doubt about the richness of the mine in Alberni, but some of the mines must have development if holders expect capitalists to invest. When a few of the holdings are shown to be mines it will be an easier matter to raise property with slight development. In Mr. Brown's opinion, however, it is absolutely necessary, at this stage of the camp's history, that substantial work should begin on some of the most promising ledges.

The woman who is not afraid of a man would have been a hard citizen if she had happened to be a boy.

IN THE SUPREME COURT.

Appeal Allowed in the Case of Kane v. the City of Kaslo.

Full Court Must Decide the Question of New Trial in Coy v. Atkins.

A decision of importance to municipal councils was delivered yesterday in the full court by the Chief Justice, Mr. Justice McCreight and Mr. Justice Drake, who allowed the appeal in Kane v. City of Kaslo. The question is clearly set forth in the following judgment by Mr. Justice Drake:

"The point raised on this appeal is one of considerable difficulty owing apparently to the confused way in which the various sections of the consolidated municipality act have been imported from cognate statutes. The point is whether a ratepayer has one month from the passing of a by-law to move to quash or whether he is limited to one month from the date of publication. Section 128 says that no application to quash a by-law shall be entertained unless the application is made within a month of the passing of the by-law. The preliminary steps to what I may call the first passage of a by-law are doubtless provided by the rules of order, as the act is quite silent on the subject. After a by-law is passed by the council it is still waste paper until it has been republished in the official gazette. It is re-consideration and adoption by the council it has to be sealed with the corporate seal, signed by the mayor and clerk, and this I consider its passing."

"But before it can become operative it has to be published in the Gazette. This publication apparently gives it legal effect in a manner similar to a bill of parliament, with this difference, that a by-law is a good by-law before publication but not effective until it has been published. Its operation is in fact suspended until that time. The publication thus looked at appears to me to be entirely distinct from its passage, and section 128, which says that no application to quash a by-law shall be promulgated, and not from its publication."

"Then sec. 129, which refers to assessment or rates imposed by a by-law, enacts that such a by-law shall not be quashed except within 30 days after its promulgation. Promulgation is per se defined by sec. 124, which does not say that every by-law shall be promulgated, but that promulgation of a by-law shall be effected in a certain manner. It shall contain a certain notice. I think that Sections 124 and 125, relating to promulgation, are applicable only to by-laws imposing an assessment or rate and not to ordinary by-laws. Read in this way, effect cannot be given to sections which in any other light are contradictory."

"In this case the corporation promulgated the by-law in question and gave a notice to the public that anyone wishing to dispute the validity thereof had thirty days within which to apply. The appellant has brought himself within the terms of this notice. Can the corporation now turn round and say, 'We had no right to extend the time to apply to quash, as according to our notice we have, but rely on the strict and literal wording of the act that if you object to the by-law you must apply to quash within 30 days from passing.' To hold so would be to mislead the public, and the opinion the corporation are stopped by their own act from now raising any such defence. They may have considered the by-law one which came under section 129, possibly erroneously, but whether it does or not the corporation must be bound by their own published act."

"The case of Robertson v. Easthope, 15 O.R. 430, is in point. There the court gave a wrong notice, and the appellant held that the application followed the notice given in September. They may have considered the by-law one which came under section 129, possibly erroneously, but whether it does or not the corporation must be bound by their own published act."

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The appeal in *Edison Electric Co. v. Ewen* et al was allowed yesterday by the Divisional court, Chief Justice Davies and Justices McCreight and Walkem presiding. The case was remitted to Mr. Justice Drake for trial, and the time for appeal from the judgment of the Divisional court of August 7 was enlarged for sixty days. Mr. L. G. McPhillips and Mr. A. E. McPhillips for appellants; Mr. E. P. Davis, Q.C., and Mr. L. P. Duff for respondents.

TRUSTEES' CONFERENCE.

Members of Victoria, Vancouver and Westminster School Boards Meet Together.

They Decide Upon Various Suggestions to Make to the Government To-day.

The conference arranged for last night between the school boards of the cities of the province was attended by representatives of Victoria, Westminster and Vancouver, the Nanaimo board sending word that they would be unable to come, but approved of the proposed amendments to the school regulations as already suggested by the Victoria and Vancouver school trustees. The Victoria board was represented by Messrs. Charles Hayward, chairman; McMillan, Belyea, Lovell, Yates, Mrs. Grant, and the secretary, B. Williams. Vancouver was represented by Mr. W. E. Templeton and Dr. Brydson Jack; and Westminster by Dr. Boggs and Mr. John Mackenzie.

The meeting having been called to order and Mr. Charles Hayward chosen chairman, proceeded without any introductory remarks to take up the various amendments which it was proposed to ask the Council of Public Instruction to make in the regulations. The first of these was "That the examination of pupils take place during the last days of each term, and as far as possible simultaneously in each school and class. Such examination to finish on the last day of each term."

In discussing this Mr. Belyea said he considered there were too many written examinations. They should be confined to the higher divisions as they were a positive injury to young children. The clause was made to apply to the written and High school examinations, but not to the oral examinations.

The next clause read: "That the examinations held heretofore at the close of the term be abolished in all city schools."

"That immediately after the close of the term the teachers shall advise the direction of the principal examine mark and report upon all examination papers. The principal shall, as soon as possible, forward the complete lists to the secretary of the board."

Dr. Brydson Jack's idea was that it was a shame to make children go through a public exhibition after having undergone the severe strain of hard examinations. No good was served by this.

This pretty well expressed the general views of the meeting and the sections were adopted. The next section was also adopted. It read:

"That the first day of each term shall be devoted to the presentation of certificates, medals, etc., to which parents and friends shall be invited."

The next section was as follows: "It is further suggested that the city school board, as recommended by the act, have the option of extending the hours of teaching in the High school for say 30 minutes in each school day."

Mr. Belyea opposed this, for he did not believe in lengthening out the school hours.

Mr. Mackenzie and Dr. Boggs feared it would make the hours too long, and on Mr. Yates' suggestion, the section was killed.

The foregoing were all suggestions by the Victoria school board. Next came a series of suggestions by the Vancouver board as follows:

1. That city school boards be empowered to regulate teaching hours of classes in the tablet and first primer divisions.

2. That city boards have the power of extending the midsummer holidays when they consider the same necessary, to any Monday not later than the first followed the first of September.

3. That German and Spanish be included in the subjects which may be taught in the High schools, and that candidates for examination be allowed to substitute any three languages out of Latin, Greek, French, German or Spanish.

4. That the Ontario rules governing the engagement of teachers be adopted by the city boards.

5. That sec. 23 of the school act be amended by adding after the word 'separated' in the first line the words 'Who may be one of their number,' and that sec. 36 be amended by adding to the same section the words 'except as provided in sec. 23.'

Mr. Templeton explained these sections. In regard to the first—it had been found in Vancouver that in hot weather it would be sometimes advisable to allow the very young children to go home before the regular closing hour, because the little ones when tired and restless should not be compelled to study. As to section 2, the trustees should have the power to extend the holidays should the weather be very hot. The suggestion in section 3 was to give pupils in High schools optional subjects, and allow them to acquire Spanish and German if the trustees found there were enough pupils desiring to form a class. It would add to the efficiency of the High schools. By the next section it was intended to make the Ontario system of employing teachers apply here. At present it was difficult to dispense with a teacher. By the Ontario plan teachers were only engaged by the year, the contract expiring at the beginning of the holidays, and then the teachers were, if quite satisfactory, re-engaged. By this means the board could easily drop teachers they did not want. By the fifth section it was made plain that a trustee was not ineligible for the post of secretary of the school board if it was found desirable.

Mr. Yates, after listening to Mr. Templeton's explanations, was in favor of every one of the amendments. The only thing that the safeguards should be provided so that teachers could not abuse the option they might have of dismissing the young children. Dr. Boggs spoke strongly in favor of section 2. Mr. Belyea was afraid that section 3 would make too many subjects in the High school, a complaint that was already heard. Dr. Brydson Jack in explanation remarked that the board would only be

SAFETY FOR OUR GIRLS.

Paine's Celery Compound Makes New and Pure Blood, Gives Strong Nerves, and Builds Up the Body.

Medical men everywhere admit that Paine's Celery Compound is the best medicine for pale, weak and sickly girls. It builds up wasted tissues, makes pure blood, and produces strong nerves, and enables girls to reach healthy and perfect womanhood.

Mrs. Bonlangier, of St. Henry, Montreal, saved her daughter's life by having her use Paine's Celery Compound at a most critical time. The young lady is now one of the healthiest, brightest and most attractive girls of the town. Her mother writes thus about the wonderful cure:

given power to give these optional suggestions if they thought advisable. Mrs. Grant did not see in that case what objection there could be to the clause.

Mr. Mackenzie feared taxpayers might get the impression that the trustees were trying to put too much expense on them, and he did not want to see a feeling aroused among High schools.

The section was adopted as well as the first two.

Mr. Belyea and Mr. Templeton both spoke in favor of section 4, which meant that teachers should be employed for a certain term only and not re-engaged unless the board were quite satisfied with their work.

Dr. Boggs agreed in this and the section was carried after being made to read that city boards be empowered to make rules for engaging teachers and the determination of the contract with such teachers.

Dr. Brydson Jack and Mr. Templeton brought up a further suggestion, asking that the school act be amended to allow of city trustee boards being incorporated. This was wanted, because without such provision it was impossible to affiliate the High schools with some of the Eastern Canadian universities. Vancouver High school desired to affiliate with McGill, but could not do so until the board of trustees was incorporated.

Mr. Belyea supported the suggestion, which was, he said, only technical. It was carried without opposition.

Mr. McKicking brought up the question of the want of uniformity in the text books used in the schools. The result was useless expense to parents in providing books for their children. He would like to move: That the Council of Public Instruction be invited to consider the beneficial effect upon the scholar and the unnecessary tax on parents or guardians by the frequent change of text books and that they be urged to allow one series of text books only, as the Council had decided by the act.

Mr. Belyea did not believe the readers used in this province were the best, and he would like to see them changed. He, however, believed it was best not to pass any formal resolution, but simply to decide that the trustees should discuss the subject with the Council of Public Instruction.

This was assented to, Mr. McKicking allowing his motion to drop. The Chairman said that the Victoria school board had decided to submit the question of whether Stanford University graduates desiring to teach here be granted the same privileges as were extended to graduates of Canadian and British universities. This would be a courtesy to Stanford in return for her accepting the certificates of our High schools for matriculation.

Dr. Brydson Jack believed in Canada for the Canadians. He did not favor going outside of the Old Flag for teachers. The matter was then dropped, and the meeting adjourned after it had been decided that Trustees Yates and McKicking and the chairman should, with the delegates from the other cities, interview the council of public instruction this morning at 11 o'clock, upon the suggestions that the conference had just adopted.

The following is the statement of coal exported by the New Vancouver Coal Company for the month of January just ended:

3-Str Peter Jensen, Los Angeles, 4,500 tons.
3-Str Tacoma, Port Townsend, 21
9-BK General Fairchild, San Francisco, 2,243
11-Str Willapa, Port Townsend, 49
11-Str Sea Lion, " 49
12-Str Magic, " 16
12-Str Willapa, Juneau, 17
18-Str Wanderer, Port Townsend, 17
10-Str Tree, " 79
20-Str Holyoke, " 98
22-Str Tree, " 99
22-Str Peter Jensen, San Francisco, 4,612
25-BK Rufus E. Wood, " 2,140
26-Str Willapa, Port Townsend, 10
26-Str Sea Lion, " 73
30-Str Wanderer, " 63
30-Str Willapa, Juneau, 26

Total January, 14,332

DIZZINESS IN THE HEAD.

This is a Sure precursor of Apoplexy, and Agnew's Cure for the Heart at Once to be taken.

No one can read the daily papers without being seriously impressed with the fact that a large number of people in the present age have within their system the evidence of apoplexy. This is seen and felt often in a trembling and uncertainty of the limbs, and frequently in an unpleasant dizziness and lightness of the head. He is a very unwise man who, knowing these symptoms to exist, does not promptly take measures to have them removed. We know of no remedy that has been so remarkably successful in this particular as Dr. Agnew's Cure for the Heart. Primarily it is a heart cure, but it is equally effective in what is to some extent a parallel disease, apoplexy.

In a season when unusual heat prevails and excitement often runs high, we are doing a kindness to men and women by letting them know of this remarkable medicine. Sold by Dean & Hiscock and Hall & Co.

Minicem isn't made right unless you have a headache within two hours after eating a pie.

ALFRED TEROUX, Montreal, Que.

CARMANAH.

Mr. Bithet Moving Management—Eng Fraser.

Cariboo Farmers' Engines—Small School Board.

A matter of very Victoria especially Mr. R. P. Bithet, in the legislature:

"Whereas a residence house pointing out for a vessel to render and their crew on the west coast of and whereas in order vice of the greatest that telegraphic co be maintained with as practical, and an graph line now ext Carmanah coast of Vancouver and operated by a communication is for long intervals of being down; and w one which is of the portance and neces made of greater uil managed and con departments of the ment at Victoria is sent:

"Be it resolved, That the Honorable Lieutenant-Governor press upon the Do the desirability of graph line and serv and Carmanah. Point management and com ment of the Dominion Victoria, with a view ciency and utility in humane as well as c

FRASER RIVER G It is understood th Fraser river dredging in order in the house before the governme The petitioners are the Company, who h selves with valuable designed to operate which gives promise They already have the scene of operation for a lease of a se river near Lillooet, territory and all the have already been ta leases are not being that leases covering were secured by a to, subsequently, w rights to the Fraser Company. These les existence a couple their conditions is t made annually, and formed annually, and tion that this requir fulfilled that the new cancellation of the lea at Lillooet for which

SMALL FA As the provincial go pay special agent agricultural developm lishment of a system and otherwise, effor secure the advantage of other parts of the in similar direction. Premier Turner sugge Prior, as the represent vince in the cabinet a Australian colonist report as to the metho several systems of dea ment lands there in v gave immediate atten and several of them ceived from him that effect suggested have Mr. Larke.

STATUTE RE The order-in-counci house yesterday in ref vision of the statu

upon by a deputatio Vancouver and Westm tees, who laid before amendments to the which the conference proved on the previo

toria was presented Hayward, McKicking cover by Dr. Brydson Templeton, and Wes Boggs and Mr. John Col. Baker promised Council of Public Instr suggestions made by t

A Family suffers for V Attentio

Mr. Neil Morrison, St. dous, Mr. Gregor, was unable to help her to her household d imaginable was tried, b I was at last recom American Rheumatic cured my daughter, w take much pleasure in mendment." Sold by D Hall & Co.