The Provincial Franchise Extended to Young Men of Eighteen.

Woman Suffrage Defeated On a Vote of Fifteen to

Legislative Chamber, June 12, 1902. p. m.
On motion of Mr. Martin, his bill to amend the Legal Professions Act was ordered to be reconsidered, and section 8 was struck out. The section provided that the bill should not effect pending literation.

Mr. Martin pointed out that the only case pending was one in which the decision of the late Chief Justice was appealed from, and the only question in dispute was one of costs.

Mesers. Curtis and Murphy supported the metion which was carried. the motion, which was carried.

The bill was then reported complete, and read a third time and passed.

and read a third time and passed.

MUNICIPAL ELECTIONS.

On the report on Mr. Oliver's bill to amend the Municipal Elections' Act, Mr. Curtis moved an amendment to make the voting hours in cities from 9 o'clock in the morning till 7.30 o'clock in the working men an amendment was to give workingmen an amendment to make the voting hours in cities from 9 o'clock in the morning till 7.30 o'clock in the cyening. The object of his amendment was to give workingmen an amendment. Curtis moved an amendment to make the voting hours in cities from 9 o'clock in the morning till 7.30 o'clock in the evening. The object of his amendment was to give workingmen an opportunity two vote after their regular working the vote of the voting hours in cities from 9 o'clock in the workmen or employees in British Continued to the voting hours in cities from 9 o'clock in the morning till 7.30 o'clock in the evening. The object of his amendment to make the voting hours in cities from 9 o'clock in the evening. The object of his amendment to make the voting hours in cities from 9 o'clock in the evening. The object of his amendment to make the voting hours in cities from 9 o'clock in the evening. The object of his amendment to workmen or employees in British Continued to the voting hours in cities from 9 o'clock in the evening. The object of his amendment to workmen or employees in British Continued to the voting hours in the vo

The amendment was lost. Mr. Helmcken moved the

PROVINCIAL ELECTIONS. On Mr. Martin's motion to adopt the report on his bill to amend the Provincial Elections' Act, Mr. McInnes offered an amendment to strike out the provision permitting collectors of votes to strike off the names of voters who were not residing in the district when the lists were being made up, and to restore the law to its original form, i.e., to apply to persons who had ceased to reside in

e province.

The amendment was carried. The amendment was carried.

Mr. McBride moved to strike out sec-

Nays: Messrs. McInnes, Haywarl, Tatlow, Green, McBride, Prentice, Eberts, A. W. Smith, Ellison, Houston, Wels, Prior, Rogers, Hunter, Dickie-

Mr. Ellison offered an amendment, making voters eligible at the age of 18 instead of 21. He argued that a young man within a month of 21 might be prevented from voting for four years if the voters lists were made up on the eve of a general election. It could not be denied that many young men were just as competent to vote at 18 as at 21. They were allowed to hold land, they paid taxes, and when their country called they were ready to fight for the Empire. It was no argument to say that a boy of 18 might be elected to the in the Dominion statute, whereby seven be denied that many young men were present shad the privilege of presistering and being recognized as a rades union. The proposed amendath, they paid taxes, and when their country called they were ready to fight for the Empire. It was no argument to any that a boy of 18 might be elected to the Legislature if he were a voter. He held that a young man of 18 who had the confidence of the electors was just as fit and proper a person to represent them as an older man.

Mr. Oliver heartily supported the amendment, and Mr. Martin also spoke strongly in its favor.

Mr. McInnes opposed the amendment, and Mr. Martin also spoke strongly in its favor.

Mr. McInnes opposed the amendment, and Mr. Martin also spoke tried as an experiment, and if it did not prove successful it might be tried as an experiment, and if it did not prove successful it might be repealed. He held that it would be next to impossible to rescind the law after it

Mr. Martin's bill relating to Trade

Mr. McBride supported the amendment.

ages for any wrongful act of commission or omission in connection with any
strike, lock-out, or trade or labor dis-The amendment was lost,

Mr. Helmcken moved the reconsideration of the bill to move certain amendments standing in the name of Mr. Mcchillips.

The motion was lost, and the bill was body by the rules, regulations or directive method of the properties of such union or combination or its council, committee or other governing body acting within the authority or jurisdiction given such council, committee or other governing body by the rules, regulations or directive. tions of such union or combination, or the resolutions or directions of its members resident in the locality or a majority thereof, shall have authorized, or shall have been a concurring party in such wrongful act."

Mr. Gilmour proposed the following as a new section:

"3. No such trade union or association shall be enjoined, nor shall any officer, member, agent or servant of such union "3. No such trade union or association shall be enjoined, nor shall any officer, member, agent or servant of such union or association, nor any other person be enjoined, nor shall it or its funds, nor any such officer, member, agent, servant or other person be made liable in vant or other person be made liable in damages for communicating to any waste of the property and embraced the most of the property and embraced the property and As a fact and the implementary of the control of th

may apply summarily, thinly of them post of two hundred dolks, shall not be necessary or required."

Mr. Curtis moved another new section providing for woman suffrage.

Mr. Martin, supported the motion. He had never heard any good argument advanced against the proposal. It his decention in the conduct of making places to which women should, or such as the defendants do not sply, upon payment of a proportionate of such as the proposal that was required by their constituents, and the loss of the contrary, there was no possibility of women making a worse mess of politic fian men had done. Men could not point to their success in raising polities of an decided as if this act had hever been gassed; provided, however, a high place, on the contrary, there was no conduct or put our loss of the contrary, there was no conduct or put our loss of the contrary, there was no conduct or put our loss of the contrary, there was no conduct or put our loss of the contrary, there was no conduct or put our loss of the contrary, there was no conduct or put our loss of the contrary, there was no conduct or put our loss of the contrary, there was no conduct or put our loss of the contrary, there was no conduct or put our loss of the contrary, there was no conduct or put our loss of the contrary, there was no conduct or put our loss of the contrary, there was no conduct or put our loss of the contrary, there was no conduct or put our loss of the contrary, there was no conduct or put our loss of the contrary, there was no conduct or put our loss of the contrary would be languarded. He had always favore word to the contrary would be languarded. He had always favore word to the contrary to the contrary. The contract of the contrary word to the contrary to the contrary there was no conduct or put our loss of the contrary to the contrary, there was no conduct or put our loss of the contrary to the contrary there was no contrary, there was

lowing amendment:
"This act shall only apply to a trade

ind cace been put in force. He socked that one could be fully discussed, and after settlement had been arranged, the could be considered.

"Mr. WeBird expose shough to exercise the franchise. British Columbia was the young nam's country, and they should be encounted to the part in public affairs:

"In Hunders of the mendment. He was strongly in favor of the amendment was adopted on the following division:

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The Jan at to authorize the beautiful to a the following division:

The Jan at to authorize the amount of the work was adopted to the following divisi an arrangement which would be satisfactory to Mr. Martin. It was not the desire of the government to discourage settlement, and everything possible would be done to do justice to Mr. Mar-

ASIATIC LABOR.

The bill to regulate the employment of labor upon subsidized works was taken up in committee of the whole, Mr. Murphy in the chair, reported with amendments and passed.

The bill provides that notwithstanding anything contained in any act of the Legislature of British Columbia exacted at the present session of the Legislature.

desire of the government to discourage settlement, and everything possible would be done to do justice to Mr. Martin and set right a matter which must be regarded as the outcome of an unfortunate mistake. (Applause.)

QUESTIONS.

Mr. Garden asked the Hon. the Chief Commissioner of Lands and Works the following questions:

1. Does the construction of the South African War Land Grant Act, 1901, include among those entitled to land, members of the South African Constabulary enlisted in Canada and who served in the South African war?

2. If not, is it the intention of the government to amend the act so as to include them?

Hon. Mr. Wells replied as follows:

1. No.

2. Yes.

BUSH FIRES.

BUSH FIRES.

On motion of Hon. Mr. Wells, the bill to amend the Bush Fires Act was read a third time and passed.

COAST-KOOTENAY.

COAST-KOOTE

AFTERNOON SITTING.

The Temporary Overdraft Bill was considered in committee of the whole, Mr. A. W. Smith in the chair.

Capt. Tatlow moved to limit the scope of the debate upon the bill to amend to strike out sections 3 and 4, which provide for making arrangements for future overdrafts when necessary. He claimed there was no necessity for such a provision.

Hon. Mr. Prentice explained the object was to provide for the extension of the overdraft after June 30, or until the flotation of the loan, the bill gave the government borrowing power, but no authority of the Legislature. In 1899 the series of the following in the Rossland authority of the Legislature. In 1899 the

Baby's Own Tablets THE ROAD TO HEALTH.

If your children are subject to colic, indigestion, or any stomach trouble. If they are troubled at any time with constipation, diarrhœa, or any other of the minor ills that afflict little ones, give them Baby's Own Tablets.

This medicine will give relief right away, making sound, refreshing sleep possible. It will put children on the high road to recovery at once. It is doing this to-day for thousands of little ones in all parts of the country.

The Tablets are good for children of all ages and are taken as readily as candy. If crushed to a powder they can be taken with perfect safety and gratifying results to the youngest infant.

A Mother's Praise. Mrs. James Spencely, Pembroke, Ont, says:-"Any mother with a cross and restless child should get Baby's Own Tablets at once. When my baby was teething he was cross, feverish and so sleepless that I had to be up with him most of the night. The Tablets were recommended to me and after giving them to baby his fever was reduced, he l ecame quiet, got refreshing sleep, and I was able to get sleep myself. I have since given him the Tablets both for onstipation and diarrhoea and find them a cure for both these troubles. I do not know what I would do without the Tablets at fimes and I always keep them in the house." Baby's Own Tablets are sold by all druggists, or will be sent post paid at 25 cents a box by addressing Dr. Williams Medicine Co., Brockville, Ont. or Schenectady, N. Y.

soldier in the ranks.

"Thus se-inforced an at ill after 0 o'cox when he moved the adjournment of the second of of second the second of the se

"The said agreement shall be made with some company independent of the Canadian Pacific Bailway company, and the former company shall operate the railway aided under this act as a competitive line to the Canadian Pacific railway, unless it be found that no company independent of the Canadian Pacific Railway company can be got to construct the proposed railway upon the terms mentioned in the other sections of this act, and as a competitive line to the Canadian Pacific railway."

The report was then adopted.

OULUMBIA & WESTERN.

Mr. McBride pointed out that the re-

COLUMBIA & WESTERN.

Mr. McBride pointed out that the renort of the select committee on the Columbia & Western railway subsidy was
not complete as it did not contain the
remarks made by members in the intervals of taking the evidence. There
were also several letters shown to the
witness which should have been included
in the remort.

Lt.-Col. John Philip Nolan, Nationalist, applied this afte noon for the re-lease of Col. Lynch on bail, but the magistrate said he had no power to

TELEGRAPHIC BRIDES.

The Western members of the Bisley team reached Montreal on Tuesday night, The Hongkong contingent also arrived there en touts to Emgland.

Quebec is opening a fund for the Fernie sufferers.

The Canadian Electrical Association is meeting in Quebec.

A tornado struck Northern and Central illinois on Tuesday night, doing a good deal of damage and cutting off telegraphic communication. Three lives are reported tost at Bioomington, and many houses were unroofed in various towns. Peoria reports at least ten people killed.

Tablets comain no opiate narcotic, that they can be given with perfect safety the youngest infant, that the are a safe and efficient med cine for the troubles the

Kroonstadt, Orange River Colony, Gen. Elliott said the only wish of King Edward, his government, and the British people was to help the burghers and gethem back to their farms as soon as possible. The King, the general added, tele graphed congratulating the the good stand they made. nouncement was greeted with last, cheers for the King and for Lors Kitchener.

reat Nowell mining properties, on Berners bay, Alaska, pass from the hands of receivers to a \$5,000,000 corporation.

The sum of \$25,000 is lying in the

Fraud

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Judge Says pered W

Investigation Roi Min

Toronto, June and World this erals with crool election recoun Liberal majority during the aftern in No. 9 subdivi St. Vincent we which had been servative, and were found or have a small c McKay, Liberal. ior County cou it was a case o and after giving tion, he was cle ballots had bee election night. for Boyd, Conse suaded he had

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Chicago, June the closing pri change today: 72 and 724; Sc June, 62%; Jul 444; May, 43½, new, 394; Sept, and 28%; new,