KELETON IE WOULD DIE

h 3, 1911

laved Her Life. e., May 9th, 1910 ecovery as noth-acle. I was for tly suffering from Indigestion and last two years of onfined to my bed I was so thin s, and I vomi-Even water stomach. e up to die as

requently unconfriend strongly it-a-tives" and at I did so. When I was much betxes, I was pracd had gained 20

produced heart

en boxes in all nds and am ab--no indigestion heart is sound

TOURANGEAU 50, or trial size. or from Fruit-a-

> .25 @ 30 1.90 1.90 1.90 1.90 2.00 1.85 1.85 1.75

.25 @ .59 .35 @ 40 .10 @ 12 1

.25@.3 .25 @ 30 12 % @ .

.08 Ø 20 .15 Ø 30 .15 Ø 20 .15 Ø 20 .20 Ø 24 .20 Ø 25 .18 Ø 25

Burned larch 1.-Fire of gasoline in yed the factory lost their lives nce \$300,000.

arch 1. - The was reported The naval prosubmarine ten The bill apan increase

. E. Todd, 807 23rd, to the

Deaths

Thursday Savtour' by the Rev nery Reid, to of Vancouver, February 24. Vancouver v. C. C. Owen, algliesh of Sid of Dr. Dal n-Tyne, Eng-

daughter of l. England. t. James church Tynnes Clinton, the late Thos-ngland, to Mrs. ughter of the of Red Hill, Barnaba uary 28th

th, 1911, after family resi-on of Mr. and 350 Simcoe

and a native ates street, ed · 85. place from the residence, 645 ruary 27, 1911, chief factor ., a native of and, in, his

31 Oak Bay wife of C. C nd a native of

hisses from the galleries, and when innocent party intervened. thwaite he was ruled out of order. ogue today.

Among bills that received third the False Creek agreement, to amend the Lieutenant-Gove and might be denied. mend the Municipal Clauses Act, and the Companies' Act, to amend the ant amendments of the day was that Health Act to the effect that vaccintion should not be compulsory on anyonscientious objections."

third readings of the Land Registry amendment bill, the Coal Mines Act amendment bill, and the bill to amend in its favor. the Births, Deaths and Marriages Acti and the adoption of report on the amendments, and by permission of the

Lands Act Amendment before the House attempted nothing in the way of more progressive land egislation, did not go to any desirable length, and even left the reader in grave doubt as to what it really meant. self in complete accord, this being the section in which the Government took to have been gained by fraud, or where have been drafted in view of the con- cial person before whom the oath was ditions disclosed in a land transaction taken of such conscientious objection." hat he had brought to the notice of ortez Island, in which connection he had affidavits supporting the charge that two men had got their land hold-

new section would enable the Departent to "go after" the parties guilty of this fraud, and punish them as they eserved. The bill on the whole, how ever, was in his opinion far from what Was required to meet the wishes of people here, or even satisfy Engcritics as to lands law adminisation in this Province. Hawthornthwaite also conemned the bill—but on diametrically

osite grounds. He did not approve f the section providing for cancella ns where fraud had been practised, that sufficient power already cancelled by a politics-inspired Government.

Premier's Statement

Government's land policy was on the

was not in accord with the policy was imperative, and demanded that if nadian provinces. The arguments ad- of course, not favorably received by of the Government, he would resign, a fraud was brought to the attention vanced were just the same as had the gentlemen who made the reprehe was greeted with derisive applause. of the minister, he would have to canthe Speaker ended the disturbance by cel the title. Suppose the case of an and before; but in them the attorneythey had carried on a threatening to clear the galleries. Mr. innocent third party in possession of Tisdall also rose to explain that his land obtained by fraud in the first integration of the fact that in hedging the fact that in hedging the fact that in hedging the fact that the fact that in hedging the fact that in hedging the fact that the fact that in hedging the fact that in hedging the fact that the position had been misrepresented, but stance, and another person came alan objection by Mr. Hawthorn- eng who found that out and wanted hwaite he was ruled out of order. the land; he could compel the minister of lands to cancel the title and throw order sheet was cleared rapidly and it the land open, or failing that, he could is expected that the House will pro- sue the minister in the courts under petition of right.

Hon. Mr. McPhillips pointed out that adding yesterday were those to ratify a petition of right had to come before the Lieutenant-Governor-in-Council

Mr. Brewster said he thought the Health Act, and a bill respecting Trust test against this practice in bringing important legislation before the house proposed by Hon. Dr. Young to the in the dying days of the session. It was neither fair to the opposition nor to the house. Hon. Mr. Ross said that one who would swear that they had after all, this power of cancelling titles was left in the hands of the minister After the formality of passing the of lands, who was not likely to abuse it. was defeated, his being the only vote

> The bill was reported complete with house was given third reading.

Conscience Clause

ation of all persons resident within the memorialized the Colonial office and lor aniendiness, and absolutely no place given among them that where it is a question that into this question of annexation. who makes an affidavit or a statutory tic and unnecessary legislation of declaration before a magitrate or any British Columbia in this regard. to itself power to summarily cancel other person authorized to take oaths such crown grants as might be found to the effect that such person consciproviding machinery to enable the objects to vaccination, and such per-Government to go after the fraudulent son shall deliver or transmit by registnced was a necessary one. He district in which he resides, a certifiwas inclined to surmise that it might cate by such magistrate or other off

There are a few people even in this the Government during the present enlightened province, Hon. Dr. Young session. This was when he had di- explained, who still are in antagonism rected attention to certain gross to vaccination. For the benefit of such abuses in land matters at Whaletown, sufferers from abnormally developed consciences, it had been determined to insert this section, providing that anyings fraudulently. He hoped that this tates of his conscience as against the one who might desire to obey the dicsonally he was strongly and sincerely

they would no doubt prove to be that was not in harmony with the re. The criticism offered of the specifications should no more be ac-

ANNEXATION NOT

YET AUTHORIZED

as well as Provincial authorities were thanked to the unnow the casting for low the content of casting for the content of the casting for the casti privilege and deny a statement innocent third person it wince, His was the old stock 1013 that vicinity. In the opening days of the effect that all the members for Hon. Mr. McPhillips said he quite Protection argument all through. This that vicinity. In the opening days of the first time, however, that any-Vancouver with the exception of the Hon. Mr. McPhillips said he quite Protection argument all through. This that vicinity in the opening days of Hon. Mr. Bowser were in favor of an-Hon. Mr. Bowser were in favor of annexation. He denied this emphatically, and declared that the decision of the Government would be approved by the vast majority of the people of Vancouver.

This statement was received with the member for Nansimo in that opinion, but they should remember that "in the crown resides infallible justice," and the minister of lands might be relied upon to exercise his power with discretion. He would people of British Columbia had been waited on by a delegation deliberately assert the principle of discrimination against the sister provinces. It was the first time, nowever, that any one had gone so far as to plainly and deliberately assert the principle of discrimination against the sister provinces. It was the first time, nowever, that any one had gone so far as to plainly and deliberately assert the principle of discrimination against the sister provinces. It was the first time, nowever, that any one had gone so far as to plainly and deliberately assert the principle of discrimination against the sister provinces. It was the first time, nowever, that any one had gone so far as to plainly and deliberately assert the principle of discrimination against the sister provinces. It was the first time, nowever, that any one had gone so far as to plainly and deliberately assert the principle of discrimination against the sister provinces. It was the first time, nowever, that any one had gone so far as to plainly and been waited on by a delegation from Vancouver who pressed this question of successions the Government and provinces are provinced as a statement was a series of the country and been waited on by a delegation of succession the country and been waited on by a delegation of succession the country and been waited on by a delegation of succession the country and been waited on by a delegation of succession the country and been waited on by a delegation of succession the country and been waited on by a delegation of succession the country and been waited on by a delegation of successin This statement was received with not cancel a title where a third and told that this province should be sur- had replied that it could not see its rounded by a wall against the indus- way clear to permit of annexation Mr. Watson resumed and said that if Mr. Hawthornthwaite said the law tries and enterprises of the other Ca-during this session. The answer was together of the fact that in hedging about the few with special privileges on the Government to reconsider the which would enable them to become question and submit a bill to parliarich, he placed the ultimate charge ment this session,
"I have followed the matter very upon the British Columbia consumer.

les' act worked disadvantage to the ence. The operation of the Companper cent. of the population, for the advantage and benefit of the trade constituting the other five per cent. Attorney-Gene al Bowser had challenged anyone to point to a single case in which an outside company had ceased to do business in British Mr. Hawthornthwaite's amendment Columbia or to send its agents here the Government has approached this because of the operation of the Com- matter with every consciousness of panies act, 1910. He found that act the responsibility wasch rests upon it. I would like to point out that in eartheastern provinces, but also in England where numerous large companies, some of them having many panies, some of them having many Lands Act Amendment

Mr. Brewster resumed the debate on the motion for the second reading of the Lands Act amendment bill. He was, he said, considerably disappointed in this legislation, as he had hoped that the new Minister of Lands would have signallized his entry upon his important department by initiating a more enlightened and comprehensive land policy. Instead of satisfying general desires in this connection, the bill being taken up,

Conscience Clause

Upon the order for the Health Act Amendment bill. He debate on the motion for the second reading of the Manch Act amendment bill. He debate in order to introduce as a new section in the parts of the act dealing with compulsory vaccination what is generally known throughout Canada as the "conscience clause," this feature in the new bill reading:

"Any regulation heretofore made, and in New Zealand and in Canada—companies transacting business amounting to hundreds of thousands of pounds annually—would not sands of pounds annually—would not comply with the nonsensical provision requiring them to register their bills. He were taken as an indication of public opinion it could not be received by sion requiring them to register their bills. House as very tangible evidence of a majority feeling in that section to towards the consummation of the consummation of the proposals submitted by this delegation. In addition to this I may point in force or hereafter to be made, and in Canada—companies in South Africa, in India, in Australia, in New Zealand and in Canada—companies transacting business amounting to hundreds of thousands of the municipality of South Vancouver some weeks ago, at the twent that it will be competent for the municipality to formulate some specific plan. Canada—companies transacting business amounting to hundreds of thousands of pounds annually—would not to ward the municipality of South Vancouver and Munic and in force or hereafter to be made deepatch given circulation by the As- tion. In addition to this I may point maintenance of an efficient sewer sysby the provincial board of health re- sociated Press, the Association out that the city of Vancouver had its tem. It may be argued that with two quiring the vaccination or revaccin- Chambers of Commerce had even charter before Parliament this session sets of officials there would be diffi-

> mention Rylands of Manchester, who & Co. of Manchester; the Hayes Confectionery Co.; Marlett & Armstrong of Oakville; Greenshaw of Manchester; Thorpe & Edmundson; Ogprovince, the law would be fully and but desired to enter into an emphatic energetically enforced as to vaccin- protest against the course adopted by would be required to carry; out the in not allowing bills of such imporconditions of this section to the letter. tance as the Land Act and this Com-

been used since the days of Cobden sentations and he supposed, after Vancouver in order to bring pressure

Instead of having commercial travel- closely," said the Premier, "and belers come to them as in the past and cause of the Government's familiarity receive their orders, the merchants of with the subject, and also that part British Columbia now had to go East and buy their goods at considerably increased cost and much inconvenilated to the most important part of ies' act worked disadvantage to the public. Since the submission of our consumers who constituted about 95 final determination on this subject I have given very close consideration to the view presented both by the delegates who came down formerly, and by the delegates who waited on me yesterday evening; and after careful counsel with my colleagues, I feel sure this afternoon I am able to say that panies act, 1910. He found that act the responsibility which rests upon it. ation of all persons resident within the memorialized the Colonial office and for amendments, and I find there was culties in the way, but I say again.

Comprehensive Scheme Needed "Now when the delegation came here in the way of a conference between The attorney-general had challeng- first, we carefully considered the these people that will make for a com ed him to mention a single firm points they offered at the time, par- prehensive plan for sewerage of that entiously believes that vaccination which had reft.sed to do business in ticularly the fact that to meet their portion of British Columbia. been completed. The act now to be to the health of his child, as the case this act. The time for investigation the city of Vancouver of a large exit has jurisdiction. We considered al- in the final consideration of a comdid one of the largest dry-goods busi- so, that in addition to South Vancou- plete and efficient scheme, the interand operator, and the section to be ered mail to the health officer for the nesses in the world, and who had ver, there was the district of Point ests of all sections must be held protransacted business with British Col- Grey, which in any comprehensive minently before us. Since the quesumbia during twenty years past, but scheme for sewers should not be over- tion is one of such great public imassociations with this province in tremendous development of the disbest investigations of science, the best judgment of the medical world as based upon experience extended over a hundred ears, would be early to come to complete that the papers that there is bea hundred ears, would be enabled to Georgia, and numerous others. He had hind this delegation a number of do so. If an epidemic originated in the little to add at the present juncture, citizens of Vancouver, and on Sunday at the last session of the legislature ation, as all else, and anyone exempt the attorney-general and the premier protest against the Government's active came to this parament for an

Mr. Jardine offered his cordial congratulations to the minister upon the islature until the last hours of the introduction of this new section. Perintroduction of this ne give them the intelligent considera- They have been, even at this late clent majority to authorize the change rested in the Government, and that the externe of such a clause in the act which they properly demanded. They nave been, even at this late date, very quick to move, in order, of the district from a fural to an urban wish to give this statement an emphasive to take into most serticular and that the bill, which was reported, the restriction that feeling of that city; but the bill, which was reported, the restriction the feeling of that city; but the people have the right to which they properly demanded. They nave been, even at this late date, very quick to move, in order, of the district from a fural to an urban wish to give this statement an emphasive to take into most serticular and you can see in what fashion they are demanded. They nave been, even at this late date, very quick to move, in order, of the district from a fural to an urban wish to give this statement an emphasion. The time had arrived, too, for the attention the feeling of that city; but the people themselves had to decide, and you can see in what fashion they are undeniable facts and the representation. They nave been, even at this late date, very quick to move, in order, of the district from a fural to an urban wish to give this statement an emphasion to the deliverable date, very quick to move, in order. They nave been, even at this late to many who shared his views.

The time had arrived, too, for the attention the feeling of that city; but to the date, very quick to move, in order. They nave been, even at this late to many who shared his views.

The time had arrived to on the date, very quick to move, in order. They nave been, even at this late to many who shared his views.

The time had arrived to of the district from a fural to an urban municipality. That was a question to the deliverable the change that the statement of the deliverable the change that the statement of the district from a fural to an urban municipality. The date o third reading.

Considerable debate arose in committee on the Municipal Clauses act this act detrimental instead of benear on the Municipal Clauses act this act detrimental instead of beneare the liability of the city.

Those of us who are Premier's Statement

As to the liability of the city for premier McBride briefly replied to the criticism offered from the Oppost
The proposals contained. The proposals contained to the interests of the province, to recognize. Those of us who are ficial to the interests of the province, to recognize. Those of us who are they asked for a change to a city form and to permit of the amendment of the amendment of the act in order to meet and count
The proposals contained. The proposals contained to the interests of the province, to recognize. Those of us who are ficial to the interests of the province, to recognize. Those of us who are they asked for a change to a city form and to permit of the amendment of British Columbia must be careful in the contained to province, to recognize. Those of us who are they asked for a change to a city form and to permit of the amendment of British Columbia must be careful in the contained to recognize. Those of us who are they asked for a change to a city form and to permit of the amendment of the act in order to meet and count
The proposals contained to the city for in accordance with specifications, Hon. Mr. McPhil
The proposals contained to the city for in accordance with the contained to recognize the province, to recognize the province, to recognize the province, to recognize the province, to recognize the province that the contained to recognize the province that the contained to recognize the province to the province that the contained to recognize the province that the contained the prov Premier McBride briefly replied to the criticism offered from the Opposition benches. The proposals contained in the bill, he said, were taken from the Ontario act, having in that province been proven necessary and useful. as they would no doubt prove to be that was not in harmony with the criticism offered from the Opposition to the criticism offered from the Opposition that proposals contained the act in order to meet and count the accordance with specifications, Hon. Mr. McPhillips in particular pointing to work on Richardson street here which was upon as an indication of what a macrowded by delegates from South Vandouver, who had come that was not in harmony with the criticism offered from the Opposition the criticism offered from the Opposition the criticism offered from the Opposition the Columbia must be careful in the act in order to meet and count the consideration we give to public questions, and while I recognize their activity, I am not prepared to admit that it has a fall altered the views I have already given this session.

The second reading carried without that the premier's announcement. The proposals contained the act in order to meet and count the consideration we give to public questions, and while I recognize their activity, I am not prepared to admit that it has a fall altered the views I have already given this session.

The second reading carried without that the premier's announcement. The proposals contained the act in order to meet and count the consideration we give to public questions, and while I recognize their activity and the act in order to meet and count the consideration we give to public questions, and while I recognize their activity and the act in order to meet and count the consideration we give to public questions, and while I recognize their activity with regard to activity with regard to activity with regard to activity with regard to activity and the act in order to meet and count the consideration we give to public activity and the act in order to meet and count the "The delegatioon that met me last ago. It could not then have been so

was in any sense a mistaken one, the Government was responsible therefor the House and to the people, and conditions proved the House and to the people, and conditions proved the inaccuracy of the position taken by gentlemen opposite. The land policy in fits working out had resulted in large additions to the rural population of the Province and municipal, the generally. Civic and municipal, was a question commonly known as a question commonly known as a question commonly known as a mistaken one, the correction of certain errors and also to authorize the expenditure of from two to five million dollars for severas in this policy in the curve of that had inadvertently occurred in its passing legislation to enable it to of from two to five million dollars for severas and also to authorize the expenditure of from two to five million dollars for from two f

Another Arrival of New Costumes Just Added to the Mantle Depart-

FEDERAL STREET, CONTRACTOR



Another Arrival of New Costumes Just Added to the Mantle Depart-

Neckwear

ASCOT STOCKS, in pique, embroidered and fancy vestings, excellent values $22\cdots$ BEAUTIFUL LOT OF JABOTS, embroidered and in delicate laces, up from

Gloves -

LADIES' WHITE WASHING GLOVES, per pair 90¢ PERRIN'S GLOVES, in all shades, per pair \$1.25 FOWNES' HEAVY DOESKIN GLOVES, with pearl clasp, per pair .. \$1.50

Blouses ---

Yesterday brought us another shipment of the most exquisite Tailored and Lingerie Blouses one could wish to see. Many of these have the Dutch Collars with detachable front frills. A look into our Waist Section will surely surprise



ecific in CHOLERA and DYSENTERY munity, there is absolutely no obstacle

o have been gained by fraud, or where entiously believes that vaccination which had reft.sed to no business in the large, rapidly-growing sion, and to authorize the expenditure would be prejudicial to his health (or British Columbia in consequence of request would mean the addition to district of Point Grey to be reckoned of from \$2,000,000 to \$5,000,000 for amended was obviously deficient in may be) or for conscientious reasons had been very short, but he might tent of territory to that over which in this health question, and I say waterworks and sewerage in Greater who now refused to continue their looked; and finally we considered the portance, it would be well for all in- ment of the legislature. There is n terests to exert every care, deliberation desire on the part of the government associations with this province in tremendous development of the disconsequence of this ill-advised legconsequence of this ill-advised legislation. There were also Adolph Rosenthal of London; Richardson, Lee With these three points before us, wo came to the conclusion to move slow- by promise on the part of the provin- this matter we must be responsible for ly, with the object that any result arrived at should be one of permanence. As a result of our deliberations available; in fact, the government by these delegations, we propose to rewe notified South Vancouver that would not hesitate to assist any serve to ourselves the right calmly, den & Madley and A. A. Ayer & Co., the bill they asked for would not be of Montreal; Hodgson Brothers & considered We are now collected to assist any serve to ourselves the right calmly reasonable scheme in order that ma-deliberately, and in our opinions, just-

Must Hasten Slowly "It may be recalled in regard to the might there were two largely at- municipality of South Vancouver that tended meetings held in the city to at the last session of the legislature speech, Mr. Watson rose to a question tion, and there were, I belive, other act to enable them to become incormeetings in addition to these. I have porated as a city. The legislature that all the Vancouver members exold, familiar lines—exactly the same das heard in the House and on the hustings at every possible occasion during the past few years. If this policy was in any sense a mistaken one, the government was responsible therefor was reported without amendment.

Mr. Speaker presented to the house a message from His Honor, the lieutenant-Governor returning to the legislature to consider bills for the correction of a Greater Vancouver, and also to authorize the expenditure was responsible therefor was reported without amendment.

Mr. Speaker presented to the house a message from His Honor, the lieutenant-Governor returning to the low of the other was responsible therefor was reported without amendment.

Storodyne, The ORIGINAL THE PROPERTY OF THE ORIGINAL THE PROPERTY OF THE ORIGINAL THE PROPERTY OF THE ORIGINAL THE ORIGINA D.J.Collis Browne's COUGHS, COLDS, ASTHMA, BRONCHITIS. NEURALGIA, GOUT, RHEUMATISM.

Vancouver. This government is responsible for every municipality in British Columbia, and if municipalities legislature during the present session fail, it is a reflection upon the judgto the city of Vancouver."

Question of Privilege At the conclusion of the premier's

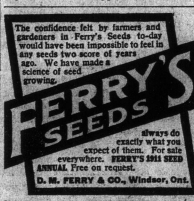
of privilege. He said: 'The Vancouver World has reported annexation of South Vancouver at this time. Now, sir, for my own part, I tic denial. The World has distorted these statements for political purposes, wish to take the opportunity to make myself plain. I believe that the administration has acted rightly, and I believe that its action will commend itself to the city of Vancouver, and the

couver and Vancouver, who had come Premier himself, and his colleagues in emingly not noticing the interrup-

Corrig College Beacon Hill Park, VICTORIA, B. Select High-Class BOARDING Colege for BOYS of 8 to 16 years lege for BOYS of 8 to 16 years.
Refinements of well-appointed Gentleman's home in lovely BEACON
HILL PARK. Number limited. Outdoor sports. Prepared for Business
Life or Professional or University
Examinations. Fees inclusive and
strictly moderate. L. D. Phone, Victoria 748, Autumn term, Sept. 1st.
Printigal J. W. Charles Principal, J. W. CHURCH, M. A.

COLLEGIATE SCHOOL FOR BOYS

The Laurels, Rockland ave., Victoria B.C. Headmaster, A. D. Muskett, Flsq. assisted by J. L. Moilliet, Esq., B.A., Oxford. Three and a half acres extensive recreation grounds, gymnasium September 12th. Apply Headmaster.



nowever, well able to take care of himelf, and does not need me to speak for him. I would, however, like to point out that his position is not only the position of Mr. Bowser but of the the Cabinet; and I believe it is a position that will be approved per cent. of the people of Greater Vancouver.

Mr. Hawthornthwaite, rising to a point of order, claimed that the second member for Vancouver rose to speak on a matter of privilege and was making a political speech instead.

myself and my position perfectly plain rom Nanaimo should wish it at any ime I will accord to him the same courtesy. This city of ours has done brilliantly in the past, and we look for (Continued on Page 5)