

Municipal Clauses Act Occupies

LEGISLATURE

Time of Committee at Two Sittings.

t hogs having been killed, dressed sold for local consumption. He ght that enough had been said to that a menace to public health ex-and until a more perfect system negection was adopted the danger

ald not be removed. Hon. Mr. Tatlow said there was no ibt this motion should pass, and he ged to assure the house that the partment would do its utmost to en-

department would do no make to de force its provisions. Mr. J. R. Brown wished to say that no blame whatever attached to Dr. Fagan, who had been most indefatigable in the discharge of his duties, and who had done all that the law allowed him as soon as the matter was brought to his notice.

Murphy asked the provincial secthe following questions: Are Indians allowed to slaughter

third read The hou

LAST STAGES OF MANY ACTS
Interests.
Sectorday, Mairch 10th, 1906.
A sectorded to the morning there is seen the morning the sector is the morning there is the intertion of the government in Defence of Vested Interests.
Sectorday, Mairch 10th, 1906.
A sectorded to the morning there is extended to the morning there is even no prayers, and busines were no prayers, and busines were no prayers, and busines may resumed promptly.
B. Ward Gardem moved to amend the rules and orders by adding the following as a more write:
B. Marken Changes in the following as a more order to the sector of the sect Mr. Garden submitted an an limiting the borrowing for hospital pur-poses to \$60,000, unless a special by-law is passed to autonize a larger and in another the committee stage. The house went into committee or West Kostenny Power and Light

pany's Act. Dr. Young moved to repeal section and substitute the following in lieu ther

The Royal Plate Glass

and substitute the following in lieu there-of: 1. Subject to the rights, powers, privileges, priorities and to the fran-chises granted to the said Cascade Water, Power and Light Company, Lim-lied, by the said act, chapter 51 of the statutes of 1897, and to the full and com-plete enjoyment thereof, and in respect only of such power as may be required by the inhabitants, cities, towas, mines, smefters, railways and tramways within the area defined by the said act in ex-cess of the amount which can be pro-duced by the said Cascade Water, Power and Light Company, Limited, from time to time at their works now or hereafter to be constructed on the said Kettle riv-er, near Cascade City aforesaid, the West Kootenay Power and Light Com-empowered to supply power, Egitt and heat by electricity to the inhabitants, cities, towns, mines, smelters, railways and tramways in the district of Yale, and to construct and maintain buildings, sub-stations, wires, poles and appliances incompany, Limited, now or here-stict company, Limited, now or here-stict to on the said west kootenay Power and Light Company, Limited, now or here-stict to the said west kootenay for the tramsmis-sion of electricity from any of the works of the said West Kootenay Power and Light Company, Limited, now or here-sid, the expression 'the said area' used

TUESDAY, MARCH 13, 1906.

he Cascade company.

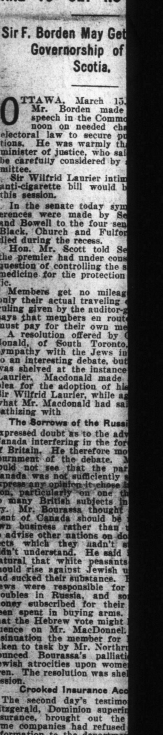
case of the survival of the fittest, but surely within their own zone. If a com-pany, restricted by their charter to a certain area, wished to invade the ter-ritory of another, surely it could only be done on terms, and terms which would protect prior investments legally made. He was sure means could be found to deal fairly with all the inter-ests affected. There was not time to do it now in the house, but there was a year during which the present contract would afford time. Hon. R. McBride pointed out the or-

would run, and that would afford time. Hon, R. McBride pointed out the or-der in council referred to as having been granted to the city of Nelson was not a parallel case in any sense. He was satisfied that there was no parallel to the present case. He was very anxious to see the West Kootenay company operating in the Boundary, and it was admitted that the Cascade company would not generate all that was required. Mr. Paterson, he said, had put the case very clearly, and he admitted that to pass this act would be to annihilate the Cascade company. There was no ques-tion about that. Well, why not let them Cascade company. There was no ques-tion about that. Well, why not let then a larger amount. carried and the

No Parallel Case

No Parallel Case The illustration used by the member of Greenwood of the C. P. R. and the G. T. P. had no bearing on the case. There must be good reason for destroy-ing the Cascade Power company. The legislature created that company's char-ter. Should it destroy it? Were they given a worthless charter? Was it in-tended to be of no value? There was not the shadow of a doubt that the leg-islature intended to give, and did give, a protected zone. It was on the guarantee of such protection that the Cascade com-pany raised and expended their money. That capital would never have been assured. The Cascade company were the pioneers and sperit their money at a investment. He was sure that it was practicable to deal justly with both com-pand the bona fide investment of capital he asked the house not to vote for the destruction of the Cascade company, but to vote in a manner that would sustain the reputation of the province. <text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text>





onald, of South Toron ympathy with the Jews o an interesting debate,

chould take into mmediate considera-tion some method that will remedy this condition of affairs. Mr. Hawthornthwaite said that al-though he brought forward this resolu-tion he did not want to suggest that all slaughter houses were unsanitary. There were some notable exceptions to a rule under which the public health was seri-ously impaired. An investigation into the matter in the United States had revealed the fact that many diseases had been spread by conditions existing in slaughter houses. Mr. Hawthorn-thwaite read

An Open Letter from a resident of Greenwood, detailing a most horrible condition of affairs, dis-



Every place you go you hear the same

question asked. Do you know that there is nothing so dangerous as a neglected cold ? Do you know that a neglected cold will turn into Chronic Bronchitis, Pneumonia, disgusting Catarrh and the most deadly of all, the "White Plague," Consumption. Many a life history would read different if, on the first appearance of a cough, it had been remedied with

Dr. Wood's

Norway **Pine Syrup**

This wonderful cough and cold medicine contains all those very pine principles which make the pine woods so valuable in the treatment of lung affections. Tombined with this are Wild Cherry Bark and the soothing, healing and ex-pectorant properties of other postaral herbs and backs. Bor Coughs, Colds, Bronohitis, Pain in the Chest, Asthma, Croup, Whooping Cough, Hoarseness or any affection of the Throast or Lungs. You will find a sure enre in Dr. Wood's Norway Pine Syrap. Mrs. C. N. Loomer, Berwick, N.S., writes : "I have used Dr. Wood's Norway Pine Syrup for coughs and colds, and have always found it to give instant relief. I also recommended it to one of my neigh-ors and ahe was more that pleased with the results."

the results." Dr. Wood's Norway Pine Syrup 25 ots. per bottle at all dissiers. Put up in yellow wrapper, and three pine trees the trade mark. Refuse substitutes. There is only one Norway Pine Syrup and that one is Dr. Wood's.

Bouse. Stock Breeders' Association Hon. Mr. Fulton agreed. The house went into committee on a bill initialed An Act to provide for the establishment of a provincial stock breeders' association, and for the intro-duction, exhibition, improvement, pur-chase and sale of pure bred live stock. The bill passed the committee of the stock.

The bill passed the committee stage ad second reading without opposition. The bill intituled An Act for granting

The bill intituled An Act for granting certain sums of money for the public service was read a second time. The finance minister, wished to go into com-mittee of supply, but on Mr. Henderson objecting it had to stand over to the next sitting of the house. The house went into committee on An Act to amend the Liquor Licence Act, 1900, with Mr. Wright in the chair. Mr. Brown moved to add sections 3 and 4:

and 4: "3. Chapter 18 of the statutes of 1900, being the Liquor Licence Act, 1900, is hereby amended by adding to section 42 the following:

This nouse, our come under its operation. The preambles of both acts assigned a limited zone in which to operate. The Cascade company was prepared to detend itself against competition from within its own zone, but did not expect to have to compete with a company coming in from the outside. The whole intent of the Water Clauses Act was to conserve the power for the district in which it was generated. He pointed out that the city of Nelson acquired its charter for use of water power under the provisions of the Water Clauses Act. Last year the Heutenant-governor in council confined the West Kootenay company to Kootenay county, and he claimed that if the whole matter were left in the hands of the lieutenant-governor in council the matter would be fairly dealt with. section 42 the following: "And provided, also, that an appeal from the decision of the said commis-sioner shall lie in all cases both as to law and fact. Such appeal shall lie to the county judge of the county or dis-trict in which the premises for which a licence applied for is situate: Provided that the appellant shall, within one week after the decision complained of, give a written notice to the chief licence in-spector of such appeal. "4, (42a.) On every such appeal the

spector of such appeal. "4. (42a.) On every such appeal the said country judge shall have the evi-dence and representations of all parties interested de novo, and shall affirm or dismiss the appeal, or make such other order as may seem just, and shall make such order as to the costs of the appeal se in the appeals of his discretion the Mr. J. R. Brown argued that the Eng

Mr. J. R. Brown argued that the Eng-lish investors were not to be the deciding factor in a matter of this importance. The question of power for the develop-ment of the Boundary was the chief con-sideration. Whilst it was regrettable that the investors would lose their mon-ey, it could not be helped. This would be a lesser evil than the abandonment for a time of mining and smelting opera-tions in the Boundary. such order as to the costs of the appeal as in the exercise of his discretion the said judge deems proper." The amendment was agreed to and the bill passed through committee on An Act to amend chapter 18 of the revised statutes, with Mr. Manson in the chair. The bill passed through committee un-opposed.

A Misleading Contention

(1.) In the case of a two manners of the pre-ity having no revised assessment roll for the preceding year, the provincial government assessment roll for the pre-ceding year, covering the area in the said municipality, may be taken as the assessment roll."

Mr. Drury objected strongly to some of the observations of Mr. Bowser and to the manner in which he had treated the subject. The matter was important and should be treated in a judicial man-

and should be treated in a judicial mau-mer. Mr. Fraser pointed out that if the West Kootenay company did not get this legislation they would abandon the Boundary country. Mr. Ross said this could not be so, since they had already built a power line at a cost of \$20,000. He pointed out that the Cascade company were not asking for any exclusive rights, only for protection. Under the Water Clauses Consolidation Act this matter could have been dealt with without coming to this house, but anfortunately their charters did not come under its opera-tion.

the following:
"(1) In the case of a new multicipality is the provincial systemment assessment roll of the provincial systemment assessment roll of the provincial systemment assessment roll of the provincial systemment was defeated.
The smendment was defeated.
Mr. Garden moved to add to end of the should be charged subject to the licture and province of the should be charged subject to the licture assessment for the period of two years in the present time suffer the word of the section links with a period of two years in the present time suffer the word of the section links with a period of two years in the present time suffer the word of the section links with a period of two years in the present time suffer the word of suffer the word of the section assessed upon workable are also do the of the section of the se

motion or composition doing commutes instant and provide and prov

A MARINE DECISION. United States Federal Court Gives an Important Judgment.

> Chicago, March 10.-Judge Clemens in the federal court today handed down a decision of importance to marine interests, it being in effect FEAR MORE MASSACRES. "Black Hundred Agitation" May Lead to Fresh Outbreaks in Russia.

de. The me suffer-rer. to amend position that it will cost more than one-half of the original price of the boat to pull it out of danger and make " and in-" and in-" and in-" and in-" and in-taking the endment. taking the endment. taking the d thick Cas-taking the d thick of the Cas-taking the d thick of the Cas-taking for the the Cas-taking the taking taki

mier Witte for permission to crush the nation's foes. The premier imme-Uncle Sam Does Not Fare So Well in Ancient Colony. In ation's foes. The premier diately notified the governor-g Minsk to take measures to

and the West Kootenay company meant is the annihilation of the Cascade company the government was prepared to the Cascade company.
 J. A. Macdonald said that while on the cascade company.
 J. A. Macdonald said that while on the one hand it was a bad principle to introduce to hamper any company being given the fulles opportunity to give states is not meeting with the same commercial success in Newfoundland as the Dominion of Canada, report introduce to hamper any company being given the fulles opportunity to give states is not meeting with the same commercial success in Newfoundland as the Dominion of Canada, report introduce to hamper any company being given the fulles opportunity to give states is mot meeting with the same commercial success in Newfoundland as in the Dominion of Canada, report of the company faving to buy over \$90,000,000, while in New- foundland the two competing counties of the imports, leading Great British enjoy were \$90,000,000, while in New- foundland the two competing counties is notwithstanding that the open trade door exists in New- foundland and the British enjoy as is notwithstanding that the open trade door exists in New- artice the several mant.
 F. Carter-Cotton thought that this way rates were controlled by government.
 F. Carter-Cotton thought that this way rates were controlled by government.
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 F. Carter-Cotton thought that the real adding the fully proceeding under the cover of artices.
 Berlin, March 9.—Professor Robert meand with more mean.
 F. Carter-Cotton thought that the real with more mean.
 F. Carter-Cotton

3 1-3cts. per bar, 40cts. per dozen, \$4.80 per case. Crooked Insurance Acc The second day's testimo Fitzgerald, Dominion superin insurance, brought out the some companies had refused information to the department erence to head office salaries others had supplied it with t tion that it was not to be m The witness further testified panies had altered their bool to make a better showing. serald admitted that there w formity in bookkeeping and th was not large enough to make investigations. A feature of noon proceedings was the s ent's condemnation of the press of insurance. Lever's Y-Z (Wise Head) Disinfectant Soap Powder dusted in the bath, softens the water and disinfects. 38

rnor-general of

of insurance. C. E. Perry, the well know: who was a resident for som Victoria, died here today. M ion. Vernon, and Miss Glad Victoria, are daughters of the Charles Wilson, late attorn of British Columbia, left for lay.

lay. It is reported that Sir F. B succeed the late Hon. Mr. Heutenant-governor of Nova S

DROWNED IN A W

Young Girl at Glace Bay Foremost Into We

Sydney, N. S., March drawing water from a well Bay last evening, Sarah McC 19-year-old girl, fell head into the well and was drow was not missed until late 1 when her lifeless body was the bottom of the well. The 30 feet deep.

STORM IN MONTAN

Traffic Suspended and Grea Done by Blizzard.

Butte, Mont., March 13.— the state generally were vi-night and today by one of storms in years. The the dropped as low as 22 below : the high wind. Traffic is de The loss to stock interests large and mining operations pended.

JOHN D. JR. RESIG

He and His Brother-in-Law Missouri Pacific Director

New York, March 13.-New York, March 13.-Rocketeller, Jr., and E. Parma tice, his brother-in-law, at the meeting of the Missouri Pac way company today resigned tors of the company and Jam Smith and S. Davies Warfi elected to fill the vacancies. The others of the retiring were re-elected. Mr. Warfield is president Continental Brush company an one time postmaster of Baltin