PROVINCIAL LEGISLATURE.

bill to amend the companies act (referred consider such claim to be just and equit-back yesterday), Mr. Kitchen in the chair, Reported complete with amendments.

HON. MR DAVIE moved the second reading of the revenue tax act amendment bill, the object of which as before explained is to enable the tax to be collected by proceedings

before a justice of the peace.

Read a second time and considered in Read a second time and considered in bill to amend the municipal act, Mr. Booth in the chair. At in the chair. The committee rose and rethe suggestion of Mr. Graham, Hon. Mr. ported progress. Davie had a clause inserted providing that no employer shall be held responsible for he revenue tax until the person in respect of whom it is collected has been at least a week in his employ. Bill reported com-plete with amendments.

The house went into committee on the cattle protection bill (Mr. Graham) with Mr. McGregor in the chair. Reported complete without amendments.

KOOTENAY TRAMWAYS.

The bill respecting the incorporation of tramways in Kootenay (Mr. Kellie) was referred back to committee, with Mr. Hume in

MR. ADAMS moved to insert the following: This act shall not empower any company formed hereunder to parallel with its line of vent any such company from constructing works which may act as feeders to either of said railways, and no such feeder shall be deemed a parallel line within the meaning

HON. COL BAKER opposed the amend-

ment, as it would be almost impossible to build any tramways if it were adopted.

Mr. RITHET supported the amendment, as he thought it only just that after the railways mentioned have been practically built or very largely assisted by the province they should not be exposed to correction. they should not be exposed to competition by parallel roads.

HON. Mr. DAVIE did not think that the Nakusp & Slecan road would suffer from such competition, and he pointed out that the nature of the country is such that any tramway is likely to parallel to some extent one of the roads mentioned. He thought object of the bill.

Mg. Adams suggested that the amend-

ment should be altered to meet these objec-tions, as the tramways are desired as feeders

Attorney-General had adopted the argument which he (Mr. Semlin) had used for many is c years in the matter of allowing railway comon, and he would have much pleasure

Mr. Forester also supported it, holding Mr. Rither was inclined that the Kasio & Slocan railway company are entitled to this special consideration. How. Mr. Dayes pointed out the strange stency of the hon. gentlemen opposite, connection with the Vancouver and Westminster city bills so strengously ob-jected to forbidding the public paralleling existing enterprises, yet now they wish to go further themselves and forbid even prigo further themselves and lovely vate capital building roads paralleling not only existing lines, but also a proposed line which may or may not ever be built. oh may or may not ever be built. he amendment was declared carried after

Bill reported complete with amendments; read a third time and passed.

MINERAL ACT.

MR. RITHET moved to have the bill to amend the mineral act re-committed for the purpose of inserting the following: 13. Whereas disputes have heretofor existed between the Province of British Columbia and the Esquiman and Manager is a necessity.

Railway Company with respect to the ownership of the precious metals lying under the lands within what is known as the railment, and he thought some bounds should be set to the ambition of the school trustees. Columbia and the E-quimalt and Nanaimo way belt on Vancouver Island, and steps were taken by the said railway company on or about the thirtieth day of November, or about the thirtieth day of November, ed the amendment, the latter pointing out 1893, to actively assert the rights claimed that the school expenditure has now to be met out of the fund which ought to be employed in bearing the expense the school expenditure ought to be employed in bearing the expense. tempted to locate, record or work claims within the said railway belt; and whereas numerous mineral claims were and have heretofore been located within the said belt. in order to preserve the title to which it was necessary for the holders to do work thereon, in accordance with section 24 of the mineral act, 1891, but by reason of the assertion of the rights claimed as aforementioned, such work was, in several cases omitted; and whereas legal proceedings were instituted in order to determine the title to such precious metals, and judgment therein was given on the 16th day of October, 1894, in favor of the rights of the province; and whereas it is expedient to relieve owners of claims lawfully located and held as afore-said from forfeitures, owing to the omission to comply with the provisions of section 24 ministerial association have been putting in their oar in the matter of school management, asking for the teaching of music, and

the said belt on the said thirtleth day of November, 1893, shall be and are hereby relieved from all forfeitures for failure to November, 1000, shall forfeitures for failure to work any such claim between that date and the said 16th day of October, 1894, and the year during which it is required by law that work should be done on a claim shall, in the case of such claims, be deemed to have commenced to run on the said 16th day of October, 1894; but nothing in this section of the said 16th day of Cotober, 1894; but nothing in this section of the said 16th day of Cotober, 1894; but nothing in this section of the said 16th day of Cotober, 1894; but nothing in this section of the said 16th day of Cotober, 1894; but nothing in this section of the said 16th day of Cotober, 1894; but nothing in this section on the said 16th day of Cotober, 1894; but nothing in this section of the said 16th day of Cotober, 1894; but nothing in this section of the said 16th day of Cotober, 1894; but nothing in this section of the said 16th day of Cotober, 1894; but nothing in the said 16th day of Cotober, 1894; b

owards which the attitude of the railway

PROVINCIAL LEGISLATURE.

FIFTY-SEVENTH DAY.

TUESDAY, February 19.

The Speaker took the chair at 2 p.m.

Hen. Mr. Tuener moved the second reading of the bill to amend the contagious diseases of animals and, 1891. Its special object, he said, is to anthorize the inspection of animals and the issue of clean bills of health where called for, especially in relation to dairies. It has been brought in in consequence of the complaint in Victoria that milk from diseased cattle has been sold, there being no provision for its inspection.

Bill read a second time, and about to be committed but Mr. Kitchen objected and the second stage therefore could not be gived.

The house went into committee on the bill to amend the companies act (referred back reasonable). Mr. Kitchen in the chair.

Mr. WILLIAMS opposed the resolution, among other reasons because it proposes to restore their claims to persons who abandoned them for other reasons than their fear

the E. & N. Railway Company. The resolution was lost on division. Bill read a third time and passed.

It being six o'clock the Speaker left the

After Becess

ME RITHER (the house again being in committee on the municipal bill with Mr. Booth in the chair) moved to add to section 104 of the act : "Nothing herein containe shall authorize the granting of any bonus or exemption from taxes and water rates in favor of any manufactory, industry, undertaking, or enterprise that is intended to compete with any manufactory, industry, undertaking, or enterprise already estab lished and carrying on its operations in the municipal limits." Agreed to on division. municipal limits." Agreed to on division.

Another amendment by Mr. Rithet authorizing the borrowing in anticipation of the revenue. tramway in whole or in part the Nakusp revenue, a sum not exceeding the total and Slocan railway, or the Kaslo and Slocan railway, but it shall not be deemed to pre-

The leading "Club Tax" inserted in the draft of the bill to remove the club tax from under the heading of "Trades Licenses" was on motion struck out, and Hon. Mi Pooley asked then that the section purport-ing to impose a trades license on the clubs be struck out, consequent on the recent judgment declaring that it cannot be col-lected. This was done after some discus-

LICENSE AND POLICE BOARDS.

How, Mr. Davie moved an amendment providing that the provision of the bill placing the control of the police in a board of commissioners consisting of the mayor and two aldermen be struck out; and substituting the provision that the licensing this amendment would altogether defeat the and police commissioners shall consist of the mayor, police magistrate and county court judge or some person appointed in his stead, and that the last named shall be chairman. The provision with respect to not as competing lines.

MR. SEMLIN was glad to see that the only change from the act

present, under which the mayer is chairman. In such a case as that of Vic-toria he thought one of the Supreme Court judges would consent to act as a commis-sioner if he were chairman but not other in voting with him on this occasion.

Mr. Corron supported Mr. Adams' wise, and therefore no appointment has so

far been made here.

ASSESSMENT APPRAIS

Hon. Mr. Davie moved an amendm o strike out from the act the provision that a reduction on appeal from the court of re-vision shall be made only if the property is assessed higher than similar property in re-spect of which there is no appeal, and to re-enact the section in the act of 1892 dealing with this matter. This was agreed to after

SCHOOL BATE.

MR. RITHER moved to insert a clause al lowing a special rate of two mills on the dol-lar to be levied for school purposes. He prolar to be levied for school purposes. He pro-posed this, he said, at the request of the school beard, who had convinced him that it is a necessity.

Mr. Hunter strongly opposed the amend-

Hon. Col. Baker and Mr. Eberts supportto locate, record or work claims ployed in keeping the streets in order.

How. Mr. Davis suggested that the city council should have some control over the expenditures of the school board, instead of

as now being compelled to hand over any amount which the trustees may ask for. He felt that if the amendment were inserted the board would call for the whole two mills, as he believed

"Therefore be it enacted, that notwithstanding anything contained in section 24
of the mineral act, 1891, all persons being the lawful holders of mineral claims within The amendment authorizing the addi-

tional rate was agreed to after further dis-

Bill reported complete with amendments.

Hon Mr. Davis said it appeared that Hon Ms. Daviz said it appeared that the business of the house can be finished ap with two or three hours' work, and he did not suppose that the members wish to stay for another week to wait for a report from the committee on the parliament buildings contracts. He therefore renewed the suggestion that the five members of that committee be appointed a royal commission so mittee be appointed a royal commission so that they may continue their labors after

FIFTY-EIGHTH DAY. WEDNESDAY, February 20, 1895.

The Speaker took the chair at 2 p.m. The Speaker took the chair at 2 p.m.

MR BRADEN, as a question of privilege,
asked wby the government have taken no
action upon the report of the bureau of arbitration and conciliation.

Hon. Col. Baker did not think such a question could be properly asked without notice as a matter of privilege, and claimed

the usual notice before giving information which he had not had the opportunity to CANADA WESTERN RAILWAY. MR SEMLIN asked when the return he had asked for respecting the amount spent in actual construction of the Canada West-

ern, would be presented. Hon. Mr Davie said he would endeavor to have it ready as soon as possible. OFFICIAL SCALERS.

MR. WILLIAMS asked: When are official scalers to be appointed? When is diagram scale to go into force? Hon. Mr. MARTIN-The questions are under consideration by the government; when a decision is arrived at the scalers

will be appointed. PUBLIC INSTITUTIONS. MAJOR MUTTER moved: "Resolved. that the members of the provincial legisla

ture have the right and power to visit and inspect the various public institutions of the province at any time they may think proper, and to report thereon to the govern-ment should they not find matters in any institution satisfactory."

How. Mr. Davis thought it just as well

that the house should distinctly express an opinion on this point, though without the resolution he thought the members and oubtedly have the right stated. He hoped that the hon, members would avail themselves of the privilege.

Motion agreed to.

NEW WESTMINSTER CHARTER.

apart and in use as a hospital, carried on for The section was on division struck out as proposed by Hon. Mr. Davie; but the proposed change in the chairmanship was not adopted, the committee again dividing.

aparv and in use as a hospital, carried on for charitable purposes, and wherein the sick, injured, infirm or aged are received and treated, without regard to race or creed." He moved this, he said, in the interest of the Sisters' hospital.

read a third time and passed.

The house went into committee contagious diseases (animals) act amend-ment bill, Mr. Forster in the chair. Re-ported complete without amendments ; read

third time and passed. CARIBOO MINING CO. Hon. Mr Davie moved the second read-

SUMAS DYKING.

Hon. Mr. Davis presented a message from the Lieutenant-Governor transmitting two sections for insertion in the drainage and dyking bill (Mr. Sword) authorizing a certain guarantee to the Sumas dyking company.

Button to refer pack agreed to after discussion. The matter having been considered at length in committee, Mr. Forster presiding, the amendment was negatived, the bill being then reported complete, read a third time and passed. pany.

Message considered in committee, Mr.

and sob. Them and after a date to be mamed by the Lieutenant-Governor in Council, and notice thereof published in the British Columbia Gezette, section 55 of the 'Drainage, dyking and irrigation act, 1894,' shell stand repealed, but such repeal shall not affect the yaidlify of any guarantee given antecedent to the data of such repeal.

Report adopted; bill read a third time and passed.

MUNICIPAL ACT.

mittee be appointed a royal commission so that they may continue their labors after prorogation.

MR. HELEGEES, on consideration of report on the municipal act amendment bill, moved to add as a new section: "Subsection (12) of section 38, municipal act amendment act, 1894, is hereby repealed, and the following subsection inserted in other members who would sit, though no doubt they would be sorry to lose their chairman. He could not think of asking thirty-three members to stay for a week beconstructed in any street, or through any los or land, the council shall have power to thirty three members to stay for a week because five of them have some work to do.

If the business is finished the LieutenantGovernor will come down to prorogue the house this (Wednesday) afternoon. He suggested meeting at 11 a.m.

There being some objection to that hour the house adjourned at 12:45 a.m. until the usual hour of 2 p.m.

There being some objection to that hour the house adjourned at 12:45 a.m. until the usual hour of 2 p.m. he moved this at the request of the Cor poration of Victoria, but must admit that the matter is one that invites serious con-sideration. He was not quite sure himself whether or not this amendment might bear

Mr. EBERTS supported the amendment which he thought would be found to bear fairly and equitably on all concerned.

The Speaker said the amendment would alter the whole system of taxation in respect of local improvements, and therefore he ruled it out of order unless the bill were re-

ommitted for its insertion. MR. HELMCKEN moved to strike out the following section proposed to be enacted in place of the present section respecting the

recovery of taxes:
4 185. Notwithstanding anything contained in this act, the license, taxes, rates, or rents payable by any person may be re-covered, with interest and costs, as a debt covered, with interest and costs, as a debt due to the municipality, in which case the production of a copy of so much of the collector's roll as relates to the license, taxes, rates, or rents payable by such person, purporting to be certified as a true copy by the clerk, shall be prima facie evidence of the debt and any indement obtained under this.

Said cases of hardship have arisen by reason of landlords taking possession of goods not the property of tenants but held under an agreement for hire, and he wished to provide that the owner of such goods may recover them upon payment of three months' rent.

Motion agreed to and hill considered in debt, and any judgment obtained under this section and registered shall have the same priority over all other charges as ordinary

prior to mortgages and other charges.

He opposed this because he considered it

After Recess

MR. KITCHEN moved to re-insert the section relating to olub licenses, struck out in MR. SWORD moved in amendment to add

clause providing that it shall be applicable only to township municipalities.

Both motions were lost on division.

MR. Sword moved to insert as a new sec-

ME. KENNEDY, on report on the New Westminster city bill, moved to strike out the provision inserted by the house restricting to British subjects the right to vote on money by-laws.

Ruled cut of order at this stage, the manual report.

Bulles and orders be amended by inserting the provision area of such low lying, marshy, or overflowed line, the following words:—"and ter having already been dealt with on the provision of the manual report.

Dis. Walkers moved to add: "27 The subjects of the manual report."

Dis. Walkers moved to add: "27 The subjects of the manual report."

Dis. Walkers moved to add: "27 The subjects of the manual report."

Dis. Walkers moved to add: "27 The subjects of the manual report."

Dis. Walkers moved to add: "27 The subjects of the components of the municipality." or the line of the subjects of the owners of such land as a paper and in use as a hospital, carvied on for an interest of the owners of such land as a paper and in use as a hospital, carvied on for an interest of the owners of such land as a paper and in use as a hospital, carvied on for an interest of the owners of such land as a paper and in use as a hospital, carvied on for an interest of the owners of such land as a paper and in use as a hospital, carvied on for an interest of the owners of such land as a paper and in use as a hospital, carvied on for an interest of the owners of such land as a paper and in the such land as a and interest of the owners of such land as-

ME. BRADEN moved to add as a new sec-

nserted in lieu thereof:
"In all cases where a main or branch sew-How, Mr. Davie moved the second reading of the bill extending the water rights of the Cariboo hydraulic mining company. Agreed to; bill considered in committee, Mr. Prentice in the chair.

Mr. Adams moved to add: "That the lease granted on the 16th May, 1894, by the Lieutenant-Governor-in-Council to the Cariboo Hydraulic Mining Co. be, and the same is hereby declared to be, valid and binding," Agreed to after discussion. The committee rose and reported progress.

The cattle protection bill (Mr. Graham) was read a third time and passed.

"In all cases where a main or branch sew.
"In all cases where a main or branch sew.
"In all cases where a main or branch sew.
"In all cases where a main or branch sew.
"In all cases where a main or branch sew.
"In all cases where a main or branch sew.
"In all cases where a main or branch sew.
Though any lot or land, the council so was onear its close, he feld that the associations which it had brought about would be parted with general regret when His Henor announced the prorogation to-mor-row. (Applause.)

Mr. Adams moved to add: "That the lease granted on the 16th May, 1894, by the council shall have power to pass a by-law and thereby to assess, levy and collect, by means of a special rate, a sum sufficient to repay the cost of such laying or constructed in any street, or through any lot or land, the sociations which it had brought about would be parted with general regret when His Henor announced the prorogation to-mor-row. (Applause.)

Mr. Semlin said be quite agreed with what had been said by the hon leader of the government as to the good feeling which has prevailed during the session. He explained, as Mr. Helmcken had in the afternoon, that this was moved at the council shall have power to pass a by-law and thereby to assess, levy and collect, by law and thereby to assess, levy and collect, by law and thereby to assess a by-law and thereby to assess a by-law and thereby to assess a levy and collect, by law and thereby to assess a policy and the reader of the prorogation t

the afternoon, that this was moved at the cyclest of the corporation of Victoria.

Motion to refer back agreed to after discussion. The matter having been con-

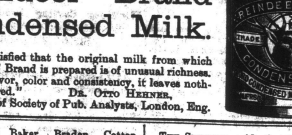
PARLIAMENT BUILDINGS INQUIRY.

HERE IS NOT ONE DROP

"Reindeer" Brand Condensed Milk.

"I am satisfied that the original milk from which the 'Reindeer' Brand is prepared is of unusual richness. In point of flavor, color and consistency, if leaves nothing to be desired."

Dr. Offic Hehner, Hon. Sec'yof Society of Pub. Analysts, London, Eng.



For-Mesers. Baker, Braden, Cotton, Davie, Eberts, Graham, Hunter, Irving, this motion he wished to thank both Kellie, Martin, Pooley, Semlin, Turner and walkem—14.

Against—Messrs. Adams, Bryden, Forduring the session in discharging the duties of his office. He would like to say Against Messrs. Adams, Bryden, For-ster, Helmoken, Kennedy, Kidd, Kitchen, McPherson, Mutter, Rithet, Rogers, Smith, sword and Williams-14. should be the fullest inquiry into this matter, and therefore he would vote for the appointment of a commission. in the legislature, the country will deserve congratulation on his promotion. (Ap-

MR EBERTS moved that the report of the plause.)

A member having suggested the National Sava the Queen" was pointment of a commiss select committee on the claim of W. P. Baker and sons be adopted. Agreed to. BILLS WITHDRAWN.

The order for committee on the Sunday beervance bill was discharged.

MR. WILLIAMS moved that the house take recess in order to enable the parliament buildings committee to sign a report which

they were not yet ready to make a report, and the motion was lost. The order for committee on the homester bill was discharged, on motion of Dr. Walk. DISTRESS FOR RENT.

MR. HELMCKEN moved the second reading principal section passed as follows:

"2 The right of a landlord to distrain He opposed this because he considered it for rent owing to him by his tenant on goods an injustice that the costs of recovering to possession of the tenant, which said goods have been sold to the tenant under a duly registered agreement for hire, contract or conditional sale, shall be limited to three Loss on division.

It being six o'clock the Speaker left the months' rent, and payment by the hirer or owner of such goods of three months' rent as aforesaid, or so much thereof as shall be sufficient to satisfy the landlord's claim, shall discharge the claim of the said landlord as against the said goods."

Bill read a third time and passed. The house again went into committee on the Cariboo hydraulic mining company bill, Mr. Smith in the chair. Reported complete with amendments, report adopted on division, and bill read a third time and

How. Mr. Davie said it now became his Injured, infirm or aged are received and MR. BRADEN moved to add as a new section, without regard to race or creed, the moved this, he said, in the interest of the Sisters' hospital.

MR. Kenney held that that hospital is already exempt under the heading of indivision.

MR. Kenney held that that hospital is already exempt under the heading of indivision, and that are already exempt under the heading of indivision.

How, Mr. Davis said that while the indivision had been exemption, and a demand was made for stricing out the exemption, and a demand was made for the received and the exemption, and a demand was made for the purpose of striking out the provisions above referred to respecting Ritish subjects.

Resolution agreed to.

MR. Kenney then moved that the order for third reading be discharged, and the surply for bade the employment of already be discharged, and the provisions above referred to respecting Ritish subjects.

Resolution agreed to, and words according the matter might well be left to the committee of the work.

Resolution agreed to, and words according the matter might well be left to the committee of the work.

Resolution agreed to, and words according the purpose of striking out the provisions above referred to respecting Ritish subjects.

Resolution agreed to, and words according the purpose of striking out the provisions above referred to respect the subjects.

Resolution agreed to, and words according the the subjects of the subjects.

Resolution agreed to, and words according the the subjects of the subjects of the subjects of the subjects.

Resolution agreed to, and words according the purpose of striking out the purpose of striking out the provisions above referred to respect to a subject to the committee of the subject to the committee of pleasant duty to announce that, the business of the session being completed, His Honor

MR. EBERTS, on motion for third reading, moved to refer the report back to committee for the purpose of inserting the following: "Sub-section (12) of section 38, municipal act amendment act, 1894, is hereby repealed, and the following sub-section inserted in lieu thereof:

"They had not obstructed the purpose of the majority. This was in marked contrast to what had occurred in lieu thereof:

"They had not obstructed the proper spirit to the voice of the majority. This was in marked contrast to what had occurred in least the proper spirit to the voice of the majority. This was in marked contrast to what had occurred in least the proper spirit to the voice of the majority. This was in marked contrast to what had occurred in least the proper spirit to the voice of the majority. This was in marked contrast to what had occurred in least to what had submitted in the proper spirit to the voice of the majority.

some other houses. Whilst in common with

the measures they opposed became law it would be their duty to uphold them in common with the rest of the community. He trusted that the members on neither side wouldforgetheir duty to set an example as law abiding citizens.

work any such of almose seven these dates and the said 15th day of October, 1894, and the work should be dense if could be allowed to the construction of the case of such claims, be allowed to the construction shall apply to the case of such claims, be allowed to the construction shall apply to the case of such claims, be allowed to the consideration shall apply to the case of such claims are such commenced to ran on the said 15th day of Colober, 1894, but nothing in this social or days, and have seven constructed as a street of the consideration shall apply to the case of such claims, but the 500,000 by-law.

The moves said as thought the amendments, which was just proposed in-committee to make the consideration of the consideration

THE SPEAKER said that before putting also, that if common report be true, and the house is about to lose the Hon. Attorney. General, if that gentleman displays in the

Anthem, "God Save the Queen" was heartily sung, and the house adjourned at 11:45 p m. until 3 p.m. on Thursday.

THE CITY MARKETS.

Duliness prevailed in the local market he had prepared.

Mr. Bryden declared that this week, and in most wholesale establishments trade can hardly be said to be fair. Retailers are also experiencing a season of inactivity, but there appears to be no dis-couragement or even discontent. Potatoes and eggs have fallen in price, and in game em; a similar service was performed for the wild shorses bill, on motion of Mr. Adams. no changes in current quotations. There is an abundance of potatoes in stock, the sup-ply being greater for this season of the year than has been known for some time. Eggs are lower owing to the increased local supply. The meat market is quiet, but prices are likely to go up before long From Win-nipeg considerable frozen beef has been re-ceived during the week, while from the American side one or two large shipments

of sheep have arrived.

Current retail quotations are as follows: FLOUR-Ogilvie's (Hungarian) per bbl...\$ 5.40 Lake of the Woods (Hungarian)...... 5.40 Lion Royal
Portland roller
Snow Flake. Oats, per ton
Barley, per ton
Middlings, per ton
Bran, par ton Celery, per bunch
Onions, per lb

Silver, per lb

Eggs, Island, per dozen
imported
Butter, fresh
Anatralian Chickens, per pair... Turkeys per b.....

Should be used in attempting to cure that very disagreeable disease, catarrh. As catarrh originates in impurities in the blood, local applications can do no permanent good. The common sense method of treatment is to purify the blood, and for this purpose there is no preparation superior to Hood's Sarsaparilla.



The genuine plug is stamped with the letters 'T.&B, in bronze. Purchasers will confer a favor by looking for the trade mark when purchasing.

A reward of One Hundred Dollars will be given to anyone for information leading to the conviction of any person or persons guilty of the above fraudulent practices, or infringing on our trade mark in any manner whatsoever.

The Geo. E. Tuckett & Son Co. Ltd. BAMILTON, ONT.

Estate of Peter Bourgeault, Deceased, of Chilco Ranch, Chilcotin, Gariboo *District.

Notice is hereby given that the Supreme Court of British Columbia, at Victoria, has granted probate of the will of the deceased dated 25th August. 1894) to Reverend Joseph Nicolaye and William Adams, the executors therein named.

All persons indebted to or having claims against the Estate are to make payment or application for payment, as the case may be, to the Executors, at the office of the undersigned.

S. PERRY MILLS.

46 Langley St., Victoria,

fe21-1m d3.w

41

Tun death home on Pione aged 61, a r eight years re Five sons and bereaved famil

H. L. Guli night on busin line Pneumati Bostock and patent rights. turned out by dier and harn sent for the la will have it pu

ADJUTANT . Army, has been arrangement t on the Saanick tion with the would greatly shelter by fur class of people turn to the arraity. Adjutan that it will be

NELSON, Mu breaking into stant, were Crease vesterd fixed for Thurs was at first hearing also, b was read charg the tramway until the assize ST PAUL'S

evening was or aion being the Aid of the chu event was an provided by course a varied follows: Solo Milne and Bs Clay; solo, Mi Masters Robbie tion, Miss Bunf Lillie Nelson; son; solo, Mie solo, Mr. A Semple. Rev. the evening. THE committ

progress in arra on the evening making the affa all concerned ar tion from the G kins," which of Victoria amateu by Gunner Ayto men from the R "big four" progreater and big Gordon and Rov "Peace and V give by the Lad solo by Miss S of physical dril are among the on the program Miss Mouatt, I Mrs. Rowlands and W. Wallin THE B C. Do

final meeting be in Yates & Jay terday ever Secretary Charling the associati regard to the ex from the rece from Mr. Fred but the asso cision in the m first prise for regard to the bred pair of de ation at their sustained—the bred pair in the ed, was a water ciers of the ass club in conne circuit of the A meets in San Fr some time in As be important.

A WELL att

ictoria Liber and last night med freely minating con contest the c the Liberal C as occupied b Baker, who too public appears istion they had besto them of his he every possible a were loudly app sine business wa ning. It was g convention to select a to select nd in the mes paign work by mittees of full discussion tion of the out ating conventi to refer the mittee to draft and report the ng next, Feb that the legisla Helmoken was olution ane British Columb

> When Baby w When she was s When she be

next meeting.