

nearly half a century, which puts the top of the profession. Such is Dr. R. V. Pierce, who is at ad of that magnificent hospital in called the Invalids' Hotel and I Institute. You can write him t fear or favor for he keeps strictential all letters sent to him and rges nothing for his medical adwering in a straightforward and manner. He will not advise to take medicine unless it is pos icated by the condition of the Dr. Pierce says in his Comvgienic measures for the young most important. Fresh air and he are always in order. Exercise ly indicated for the girl who is nd anemic. Furthermore cleanli-body, externally and internally is to do no harm. Make it a prac e a week to take some mild laxa-One of the first little liver pills Pleasant Pellets-still enjoying favor to-day. They are for ost everywhere, particularly adpill of his own make to sell. These is" of Dr. Pierce are entirely vegend do not gripe or injure the most

vomen are afforded the opportun-Favorite Prescription now offer Backed up by over a third of a record such as no other remedy seases and weaknesses peculiar en ever attained, the proprietors . Pierce's Favorite Pres eel fully warranted in offering to in legal money of the United for any case of Leucorrhea, Weakness, Prolapsus, or Falling which they cannot cure. A sk is a fair and reasonable trial of eans of cure.

rite Prescription" makes weak strong, sick women well. Accept itute for the medicine which onders for weak women.

Mothers and Daughters

have a medical book handy, for dge is power. A standard work by R. V. Pierce, M. D. Send nt stamps for the cloth-bound or 21 stamps for the paper-covered Address Dr. R. V. Pierce, Buf-

## CREATES A PRECEDENT.

Stanley is rapidly ingratiating him-St. Martin's-le-Grand, and, follow example of his progressive predehe is patronizing the luncheon club headquarters staff in the north better than the chancellor of the ier, since he has presented the club red deer, which is being partaken lay by his appreciative sub with a small charge for red current accompany it. Thus early in his Lord Stanley has done that which ambition of all P. M. G.'s-he has Austen Chamberlain to endear himthe staff by adopting the unusual of taking luncheon at the club among eagues as a matter of course, and an occasional condescension, and an obvious gap at the long table the earnest figure with the searching would sit eagerly conversing be-

story goes that on one occasion Mr. Chamberlain sat down opposite a rishman, and immediately engaged nversation, and that the Hibernian elated with the sensation of having ressed by a cabinet minister the out and was not seen again for the G.'s may come and P. M. G.'s TRY will long remain green at St. s-le-Grand.-Pall Mall Gazette.

s' Sons Wanted with knowledge of farm in an office, 400 a month with advancements; man office, 400 a month with advancements; mployment; must be honest and reliable, files of the association are being established; Townson. Apply at once giving full parties; twentallack bolishout association to be a second

## PROCEEDINGS OF THE LEGISLATURE

CHANGES PROMISED IN TIMBER TAXATION

The Government Will Reduce It Eighty Per Cent. on Crown Granted Lands.

admiration society at stages. At one time what was doubtless intended to be a very effective dialogue between the stables in rural municipalities?

City included in an incorporated municipalities?

J. A. Macdonald said that the bill in itself had his entire sympathy. He could not see why, if they had an eighthour day for metalliferous miners, it member, without any introduction as an excuse for it, rose and asked if railway companies had protested against the ranway assessment. The Premier, with his message from Sir Thos. Shaughnessy, followed. The performance lack-ed spirit owing to the lack of art evi-To W. W. B. McInnes fell the

duty again of administering a severe rebuke to the member for Nanaimo for the fulsome praise heaped by him upon the government Prayers were read by Rev. W. Leslie

Petition. tion from E. P. Bremmer praying that

timber licenses be made transferrable under the Land Act. Reports. The Premier presented a report containing all correspondence, etc., in con-

nection with the recount matter in the The Attorney-General also presented a report on same subject to the apparent orise of the Premier. It was suggested that the two be joined.

First Readings. The following bills were introduced read a first time, and ordered to be read

second time to-morrow: By Hon, Mr. Tatlow, a bill intituled "An Adt to amend the 'Agricultural and Horticultural Societies Act.'" Also a bill intituled "An Act for the Protection of Insectivorous and other Birds."

Motions Carried.

On the motion of John Oliver, second ed by J. A. Macdonald, it was resolved, "that an order of the House be granted for a return showing the number of ballot papers actually issued to voters in each electoral district of the province at the general election held on the 3rd day of October, 1903. Also showing the number of votes cast for each candidate

in the various electoral districts.' On the motion of Stuart Henderson, seconded by James Murphy, it was resolved: "That an order of the House be granted for a return of all the assessment rolls in British Columbia outside of municipalities for the year 1903."

block 4,594, East Kootenay, at any time between June 3rd, 1903, and October 3rd, 1903? 2. If so, for what purpose? 3. Has a reserve been placed on the land in block 4,593 and block 4.594, East Kootenay, since October 3rd, 1903? 4. If so, for what purpose?

Hon R. McBride replied as follows: . Yes, on block 4,593, but not on block 4.594. 2. The reserve was established treasury? encil, approved on 11th of land as an initial block in the grant 5, no authority." to be made to the British Columbia

been expended on approaches to same to the completion of the said bridge and approaches? 5. Did the government dur-ing the past summer conduct a boarding house in connection with the building of said bridge? 6. Were provisions for such boarding house purchased from Indians? 7. At what rate were employ es on said bridge charged for board during the past summer? 8. Were employees on said bridge during the past

wages and paid off at a lesser rate? "1. \$40,000, approximately, in 1901, 2. 4. \$5,659.49; 3. \$6,000. 41/2 miles road approaches, 5. Yes. 6.

given the security required by section 4, sub-section (c), chapter 9, 1902? 2. If so, what is the nature of the security furnished? 3. Has the Vancouver & chapter 9, 1902? 2. Coast-Kootenay Railway Company company

Hon. Mr. Green replied as follows: No. 2. Answered by No. 1. 3. 4 and 5. Answered by No. 3." Mr. Oliver asked the Premier the folservices of A. L. Kendall, physician, ported it in order to carry out his pre- try during the past four years.

sion City is a railway junction, and is a convenient point at which to have a promake the day eight hours.

& Western investigation? 1. To whom was this amount paid?

Hon, R. G. Tatlow replied as follows: 1. No. J. Gilbert acted on behalf of W. W. B. McInnes said that he had A. H. B. Macgowan presented a peti- | A. M. Jones. 2. Yes. 3. \$700 on ac-

count. 4. A. M. Jones."

memorandam from the Deputy Provincial Secretary: "Memorandum.—The correspondence from Mr. McLean, the superintendent of the Provincial Home, relating to the dismissal of Armstrong has been sent to Mr. Fletcher for his persual, and the entries on record of the hy the trades union which the member of the coal miners particularly. This system was now in force among the miners of Vandam and the course Island. That was brought about the course Island. The trades unions which the member of the following:

"The same rate as the main lines. The amendment carried. The following amendment of Hon. Mr. Fulton also carried:

To strike out sections 6 and 7 and substitute in lieu thereof the following:

"The lands were rate as the main lines. The amendment carried.

To strike out sections 6 and 7 and substitute in lieu thereof the following:

"The provincial Home, and the course of the coal miners particularly. This system was now in force among the miners of Vandam and the course of the coal miners particularly. The system was now in force among the miners of Vandam and the course of the coal miners particularly. The system was now in force among the miners of Vandam and the course of the coal miners particularly. The system was now in force among the miners of Vandam and the course of the coal miners particularly. The system was now in force among the miners of Vandam and the course of the coal miners and the course of the course of the coal miners are the government.

take part in the late election campaign ed: "Was it possible their member had in Cassiar and Atlin districts? 3. If so, introduced that bill?" This was the what points were visited by the Premier and the Attorney-General? 4. At what points did the Premier and the Attorney- "God Save the King." Before election General deliver election addresses in the member for Nanaimo had advocated Cassiar and Atlin districts? 5. Under not this but a demand for four hours a

Hon. Mr. McBride replied as follows: to have introduced. August, 1890. The purpose is not menunoned therein, but a further order-incouncil, approved 6th May, 1891, reserves and sets apart the same parcel

Hon. Mr. McBride replied as follows:

"1, on public business; 2, we addressed
meetings at Bella Coola, Essington, Atlin and Discovery; 3, all points touched
by steamer Tees; 4, answered by No. 2;

by steamer Tees; 4, answered by No. 2;

Southern Railway Company. 3. No. 4. Answered by the reply to No. 3."

Finance the following questions: 1. What amount has been paid to A. M. Jones three or four hours oget to their work. James Murphy asked the Chief Com- and Justin Gilbert, or to either of them, missioner of Lands and Works the following state of the company asked the Chief Com- as stenographers in the Columbia West- ment supporting this, because they had pany had selected lands. If industries lowing questions: 1. What was the ori- ern inquiry? 2. What amount remains to in order to hold power, as they were had been established the sections would ginal estimate for the construction of the Chimney Creek bridge? 2. What amount remains to in order to hold power, as they were ginal estimate for the construction of the Chimney Creek bridge? 2. What amount has been expended on construction of same to date? 3. What amount has what amount has construction of same to date? 3. What amount has construction of the payable to the said A. M. Jones and Justin Gilbert, or either of them, as steep what amount fremains to in order to hold power, as they were dependent upon the Socialists.

The Premier wanted to know what Mr. Hall would offer.

The Premier wanted to know what Mr. Hall would offer.

Who employed the said A. M. Jones and "Never mind," replied Mr. Hall, "you that the Chief Commissioner should be Justin Gilbert as such stenographers on said inquiry? 4. Was the said Justin Gilbert, at the time of the said employment, the official stenographer of the Supreme court, at Victoria, in receipt of a regular most blue court, at Victoria, in receipt of a regular most blue court, at Victoria, in receipt of a regular most blue proposed to the proposed as the proposed to change the license for the proposed to the proposed to change the license for the proposed to the proposed to change the license for the proposed to th

Premier and the member for Nanaimo fell very flat, owing to the stilted style in which it was carried through. Members on both sides of the House could not repress their smiles as the Socialist.

Hon. Mr. McBride replied as follows:

"1. Yes. 2. \$60 per month. 3. The Eight hours was long enough for miners come usual duties of a provincial constable.

4. No. 5. No, but the custom has been departed from in this instance, as Mispon to the stilted style in which it was carried through. Members on both sides of the House could not repress their smiles as the Socialist.

vincia, constable, in order to intercept offenders escaping to the United States."

Premier McBride praised the stand ment: taken by the member for Nanaimo. It offenders escaping to the United States."

taken by the member for Nanaimo. It

Mr. Oliver asked the Minister of Finwould be well before new coal zones
in lieu thereof the following:

agreeable to this.

m. Giver asked the Premier the following questions: 1. What amount of money was paid out of the provincial treasury by way of aid to sufferers from the floods on the Fraser river during the member for Nanaimo insinated that the present year? 2. Who were the individuals receiving aid? 2. What was the measure was defeated last year by will instruct which members adopted. He member for Nanaimo instanct the thing and the present year? 2. Who were the individuals receiving aid? 3. What was the present year? 2. Who were the individuals received disputation of the provincial treasury by way of aid to sufferers from the following and the present year? 2. Who were the individuals received where the individuals received in the present year? 2. Who were the individuals received the present year? 2. Who were the individuals received by 8. What was the same to the necessary of the previous the present year? 2. Who the same lines as he did this year. The member for Nanaimo has the received the previous the following and the province and the following and the following words inserted in lieu to the previous the following received disputation of the previous the following received the previous of the resolution provided the previous the following received the previous of the resolution provided the previous the following words inserted in lieu the following words inserted in lieu the following words inserted in lieu the previous the following received the previous of the resolution of the following received the previous of the resolution of the following words inserted in lieu the following word

formation to rurnish full replies to these questions. I therefore propose to ask Mr. McLean to report fully."

Henry Tanner asked the Hon. the Provincial Secretary the following questions of the secondary of the following questions of th

On the motion of Staart Henderson, second by James Murpy, it was resecond by James Murpy in the second heroes defended as to who
should note at the purpose of bringing for the Heouse Defended that with one excepthe mother of James Heoliton moved the second reading of the Royal Inland Hospital
has checked as to who should note at 1896. The bill was committed with Start
he do in threefor the House be granted
by those whom he had duped. The Premier satement, which it will not not so decided to an other of the House be granted by those whom he had duped. The resolution carried.

He could not go be a section of the Royal Inland
Hospital
has checked as twelve in the will not not so because of the Royal Inland
He could not go be a section of the Royal Inland
Inland Hospital
he could not advocate a the sould not what authority are the election expenses of ministers paid out of the provincial treasury?

day and \$15 at least for that day. The speaker would support the bill because it was on a line with what he wished

5, no authority."

The bill was intended to upset the system. Murphy asked the Minister of tem of work in mines. Some men would

anced work, as provided by section 4, represented was not intending to at- Coal Company was, according to the the near future, probably next year, grams, etc., re Fernie recount. sub-section (n)? 4. If so, when did the tempt to reform the present system. The contract with the Dominion government, which would tend to increase the outsub-section (n)? 4. If so, when did the company commence work, and in what Liberal party undertook to do that. The contract with the Dominion government, to sell the coal at a certain price at the pit head. He did not know how this tensions along that line, yet some of the dot the satisfaction of the Lieutenant-Governor-in-Council?

Hon. Mr. Green replied as follows:

The report was received.

Vancouver City Police.

Which would tend to increase the outto sell the coal at a certain price at the pit head. He did not know how this tensions along that line, yet some of the greatest reforms had been carried out by that party, and therefore he looked to them for help. The Socialists favored makes a follows:

The report was received.

Vancouver City Police.

Mr. Garden presented a petition from to the Contario Timber Act. To make to the Contario Timber Act. To make the licenses renewable would place the government in a position where it might.

Laid on the table. peace. They always, on the platform, opposed strikes. To give short days tion to do something in the way of ascerwould conduce to peace. He contended taining if relief was to be given to the believed that the law would be fair and Mr. Oliver asked the Premier the following questions: 1. Why was the name of M. S. Wade, of Kamloops, omable one.

W. R. Ross supported the bill. It applied to a burning question in his constituency where a demand for a change any other omissions? 3. Why were the services of A. L. Kendall, physician, sorvices of A. L. Kendall, physician, and conduce to peace. He contended that the reform asked for was a reasonable one.

Would conduce to peace. He contended that the reform to be given to the Fernie company with regard to this contract, he would oppose the bill. He was opposed to class legislation of any kind. Unfair taxation and class legislation had been responsible in no small way for the bad times which prevailed in the flaw was fair as respected others, but only inequitable as regarded their particular interest.

John Oliver described that the flaw would be fair and track, he would oppose the bill. He was opposed to class legislation of any kind. Unfair taxation and class legislation had been responsible in no small way for the bad times which prevailed in the flaw would oppose the bill. He was opposed to class legislation of any kind. Unfair taxation and class legislation had been responsible in no small way for the bad times which prevailed in the flaw was fair as respected others, but only inequitable as regarded their particular interests.

John Oliver described that the anamed approach to the fair and the would oppose the bill. He was opposed to class legislation of any kind. Unfair taxation and class legislation in the law was fair as respected others, but only inequitable as regarded their particular interests.

services of A. L. Kendall, physician, but the displacement of the promotion of the promotio

Pharmacy Act Amendment.
The House then went into committ on the bill to amend the Pharmacy Act. with R. L. Drury in the chair. The committee rose, and the bill was report-

persual, and the entries on record of the correspondence do not afford sufficient information to furnish full replies to these questions. I therefore was recorded in the subsection of the subsections of sections of the subsection of sections of s

ane bill passed its third reading. Third Reading.

The amendment to the Evidence Act o'clock to-day. also passed its third reading. Assessment Bill.

.The House then went into committee the Assessment Bill with C. W. D. Clifford in the chair. After some slight orrections in the bill the committee rose and the bill was reported complet Land Act Amendment.

In moving the second reading of the Commissioner said that the clauses referring to pulp reserves had been repeat ed. There was no disposition apparently not have been repealed. The rentals on | Clay. report upon disputes. In section 8 re special licenses to cut timber, was rehe proposed to make some changes in committee from that in the proposed act. Supreme court, at Victoria, in receipt of a regular monthly salary?

Hon. Mr. Tatlow replied as follows:

"1, \$700 was paid to A. M. Jones on account; 2, the amount of A. M. Jones on paid, leaving a balance of \$1,593, which is subject to consideration for final adjustment. No claim has been made by Justin Gilbert; 3, A. M. Jones was the stenographer appointed by the committed of that if a man crawled for a mile through a place not four feet high they would find it was just about as hard as any other work. He pointed out that this was simply getting for the Fernie miners what had been put in force voluntarily by the Vancouver Island is subject to consideration for final adjustment. No claim has been made by Justin Gilbert; 3, A. M. Jones was the stenographer appointed by the commit
The reduction of hours of labor had not these should except the proposed to change the license fee making it start at \$140 west of the Castoria and \$115 east of that range instead of \$160 as at first proposed. He also proposed to change section 9 from water what had been put in force woluntarily by the Vancouver Island in reaching work were greater in the Vancouver Island mines than at Fernie.

The proposed to change the license fee making it start at \$140 west of the Castoria at the pointed out that this was simply getting for the Fernie miners what had been put in force voluntarily by the Vancouver Island in reaching work were greater in the Vancouver Island mines than at Fernie.

The proposed to change the license fee making it start at \$140 west of the Castoria and \$115 east of that range instant and \$150 as at first proposed. He also proposed to change the license fee making it start at \$140 west of the Castoria and \$150 as at first proposed. He also proposed to change section 9 from what had been put in force voluntarily by the Vancouver Island it was proposed to change and \$115 east of that range in start at \$140 west of the Castoria and \$150 as at first proposed. He also proposed to change section, it was urged, present and These men had invested large sums in 10th, 1903. On motion the following re-Justin Gilbert; 3, A. M. Jones was the stenographer appointed by the committee of inquiry; 4, Justin Gilbert, at the resulted in less work being done. It had these should escape taxation, however. The schedule will be altered so that 10c. time of the inquiry, was official steno-grapher of the Supreme court at Vic-toria, and in receipt of a regular month-worked exactly opposite. It worked an improvement in the mental, moral and physical benefit of the men. Six hour physical benefit of the men. Six hour will be charged instead of 50 cents. Those dealing in shingle bolts will be charged instead of to the suprement of the men. Six hour will also be given redress. It was be given redress. It was be given redress. One instance only 3,200 pounds potatoes. 7. \$5 per week. 8, No."

John Oliver asked the Chief Commissioner of Lands and Works the following questions: 1. Has the Vancouyer & Coast-Kootenay Railway Company

Toria, and in receipt of a regular monthly salary."

Loria, and in receipt of a regular monthly salary."

Loria, and in receipt of a regular monthly salary."

Coal Mines' Regulations.

On the second reading of the bill to amend the Coal Mines' Regulation Act, providing that eight hours from pit opposed to attacks being made on the would be made transferrable. An effort will also be given redress. It was point would be made transferrable. An effort garding coal prospecting licenses

government in a position where it might

members of the government and the Socialist members. It became a mutual
admiration society at stages. At one

of the provincial government? 2. If so,
what salary does Mr. Lane receive? 3.

Very hear to the discretion of the belief to the discretion of the Chief Commissioner, and thus supported the measure.

The bill passed its second reading.

Of the provincial government? 2. If so,
what salary does Mr. Lane receive? 3.

Of the provincial government? 2. If so,
what salary does Mr. Lane receive? 3.

Very hear to the bill in the provincial government and the Soof the Chief Commissioner, and thus supported the measure.

The bill passed its second reading.

Outlay necessary in providing the means
of getting the timber to the discretion of the Chief Commissioner, and thus supported the measure.

The bill passed its second reading.

Pharmacy Act Amendment.

Pharmacy Act Amendment. of getting the timber to the water.

There was no reason why the licensee Premier McBride

the government should withdraw this bill and should submit a bill which would provide for an increase of revenue and not cripple our industries, but distribute the burden of increased taxation equitably upon those called upon to bear

Mr. Davidson moved the adojurnment of the debate.

Amendment Carried.

ties under which it worked under the present act. The House then adjourned until 2

Victoria, Dec. 11. In the House this afternoon, after John Oliver had made his disclosures in connection with the Immigration Act enforcement, the great part of the time was taken up with the consideration of the Assessment Act in connection with British Columbia requesting him to coman amendment moved by the leader of endment to the Land Act, the Chief the opposition. This amendment aimed at doing away with the present bill before the House and proposing some increases in taxation under the present mier said that it was an important resolution. He thought that members of lution. He thought that members of and 4,594 in Southeast Kootenay? 2.

Prayers were read by Rev. W. L.

The petition from E. P. Bremner and others, asking amendment to Land Act.

Report Mr. Houston, the chairman, presented the first report from the printing committee, as follows: Mr. Speaker:-Your select standing

committee on printing beg leave to report as follows: -That the committee met on Decembe turns were ordered to be printed 1. Abstract showing coal and netro

district, outside of blocks 4,593 and 4,594, since August 1st, 1903. 2. Return showing dates of return pallot boxes by returning officers in late

3. Return to an order of the House re

The report was received.

Japanese Immigration. On the ground of urgency, the standing rules and orders were suspended to allow a motion to be moved by John Oliver without notice.

Allow of the recount. It was not the intention that the act should be invalidated by a dishonest returning officer, who J. A. Macdonald:

should not be guaranteed his limit by paying his rental each year. Under the make political capital for Dominion elecbill a man's property might be confis-Railway Assessment Bill.

On reporting the amendment to the act

On reporting the amendment to t to assess railway companies, Hon. Mr. Fulton proposed the following amendinent:

wanted the first interest the present government the time inight wanted the laws lived up to appear that the member had been acting fiscate a man's property, but it had not yet come. The tax of 35c. a cord on when it would be necessary to confiscate a man's property, but it had not yet come. The tax of 35c. a cord on when it to the change made by disposing the chief immigration officer for the shingle bolts as proposed by the government would take up the full price of
sake of saving revenue. He had heard
to have them delivered up except ac Mr. Oliver asked the Minister of Finance the following questions: 1. Did ance the following questions: 1. Did midicated, that a uniform system should prevail. He called attention to the fact the government in the matter of the Columbia & Western investigation? 2. Was Mr. J. Gilbert a salaried employees and employees at Fernie in the service of the government at the same time? 3. What was the total amount paid for the services of stenographer in connection with the Fernie mines until a grapher in connection with the Fernie mines until a certain date.

Would be well before new coal zones were opend, as the signs of the times were opend, as the signs of the times times times; and occupied and claimed as the right-of-way for railway by any railway to the bolts cut on a man's own land. The miller paid only 50c, a thousand for the service of the government would take up the full price of the bolts cut on a man's own land. The miller paid only 50c, a thousand for the service of the government would be for the service of the government would be for the company, and situate without the limits of municipal corporations incorporated before the 21st day of February, 1895, and other lands occupied by the company for station or engine houses, or freight of the government in allowing a settle on the finding. The government in the way the act without the limits of municipal corporations incorporated before the 21st day of February, 1895, and other lands occupied by the company for station or engine houses, or freight of the government in the bolts cut on a man's own land. The miller spaid only 50c, a thousand for the solution of municipal corporations incorporated before the 21st day of February, 1895, and other lands occupied by the company for station or engine houses, or freight only the solution of the government in allowing a settle on the bolts cut on a man's own land. The miller bolts cut on a man's own land. The miller bolts cut on a man's own land take up the full price of the bolts cut on a man's own land. The miller certain date.

J. H. Hawthornthwaite was of course agreeable to this.

W. W. B. McInnes said that he had on several occasions introduced legislation along the line of that proposed by on several occasions introduced legislation along the line of that proposed by the member for Nanaimo. It had been the member for Nanaimo and the member for Nanaimo. It had been the member for Nanaimo and the member for Nanaimo and the member for Nanaimo. It had been the member for Nanaimo and the member for Nanaimo

were not travellers sign these papers? Mr. Oliver said he would ask in turn that the papers would prove that professional etiquette had more to do with Mr. Oliver said he would as the sional effective had more to do water how he could tell a traveller from any the decision given than the merits of the other class of Jap. (Opposition applause.) Mr. Oliver further added that case. He urged that there were other the J. P. whom he had seen in his operations had not administered the oath, the fact that a man at Chemainus mation of the member for Nanaimo, he | who had said that the arm would have

G. Cameron:
"Whereas representations have from the Medical Act. time to time been made to the Dominion government for the approval of fish traps strictures made against the profession.

The medical profession in the province

"And whereas the passing of a regu-

ning industry of this province:
"Be it resolved, that an humble address be presented to His Honor the municate with the Federal govern urging that government to permit the use of fish traps in connection with the

salmon canning industry.' Speaking to the resolution, the Preuse who had not information on the subject should have some explanation from the member for Victoria. He moved the adjournment of the debate.

The debate was adjourned. Fernie Ballot Boxes.

the ballot boxes used in the late provin-

to the fact that the member for Delta had a short time ago londly denounced the government for not enforcing a law. Now the same member desired then to violate another law. The Attorney-General doubted if the House had the power by resolution to overrule the law.

without reference to the sections of the

act referred to. The Attorney-General then cited the sections of the act dealing with the

J. A. Macdonald, going into the question, said that the provision for a recount before a County court judge was enacted long after the original act was passed. The intention was clearly to without notice.

Mr. Oliver then moved, seconded by should pack up his ballots before the ten days expired, during which a re-John Olives described the bill as another example of freak legislation by this government. In the Assessment Bill they had an example of the government discribed the government of the governme Premier McBride charged that the that the ballots were returned according Mr. Oliver pointed out that the Interpretation Act provided that the widest interpretation should be taken on the matter.

The Speaker ruled that the resolution was out of order. Once the ballots reached the department of the Provincial Secretary it was outside their power

Mr. Oliver appealed from the decision A vote being taken with Messrs, Clif-ord and Hall absent resulted in the chair being sustained by the following

Yeas-Messrs, Davidson, Hawthornthwaite, Williams, Tatlow, McBride, Wilson, Cotton, Ellison, Bowser, Fraser, Ross, A. McDonald, Green, Fulton, Garden, Taylor, Wright, Young, Gifford, Macgowan, Shatford, Grant-22. Nays-Messrs, McInnes, Drury, King,

member for Delta had seen any Japs who were not travellers sign these papers? evidence was now in the possess the Previncial Secretary. He is walked about with one arm. This was due to the malpractice of a medical man Provincial Secretary the following question: Is it the intention of the government to provide in the estimates this session for a new school-house at Saanichton?

How Mr. McBride replied as follows:

The Socialists, who were diametrically option: Is it the intention of the government to provide in the estimates this gether in the House. This was done by the member for Nanaimo going back on what the advocated before election. He had thrown down the men who supported the second of the amendment to the made no provision for Jap travellers entering the province any more than others of that race.

The Finance Minister moved the second ond reading of the amendment to the made no provision for Jap travellers entering the province any more than others of that race.

The Finance Minister moved the second ond reading of the amendment to the made no provision for Jap travellers entering the province any more than others of that race.

The Primary statement, which followed.

The Primary statement, which followed.

The Pinance Minister moved the second of the amendment to the made no provision for Jap travellers entering the province any more than others of that race.

The Pinance Minister moved the second on this proposed legislation, which was apparently done for the purpose of bringing forth the Premier's statement, which followed.

The Pinance Minister moved the second of the amendment to the made no provision for Jap travellers entering the province any more than others of that race.

The Pinance Minister moved the second of the amendment to the made no provision for Jap travellers entering the province any more than others of that race.

The Pinance Minister moved the second of the amendment to the made no provision for Jap travellers entering the purpose of the House. The operation was performed, and the made no provision for Jap travellers entering the purpose of the man would disc.

Dr. King also protested against the

stood as high as anywhere in the Domlation permitting the use of fish traps would be beneficial to the salmon canfession. He charged against two medi-cal men only. All he blamed the pro-fession for was not dealing with these

> The motion carried. Questions and Answers.

Mr. McInnes asked the Premier the following questions: 1. How many appli-cations have been received for coal li-Have any of these applications been granted? 3. If so, how many, and to whom? 4. Is it the intention of the

government to grant these applications?

5. If so, whom? 6. If not, why not? Hon. R. McBride replied as follows: Mr. Oliver moved: "That an order of "1, as nearly as can be ascertained, 679 the House be granted directing the Deputy Provincial Secretary to return the balls becomes the control of the balls becomes the ball becomes the balls becomes the ball becomes the in lot 4,594, as follows: E. J. John John Janiesh, Wm. Senkbiel, Daniel Fernie to the returning officer for that district, for the purpose of producing the said ballot boxes before the County court judge of as to allow the recursion of the county indeed of the county in ourt judge, so as to allow the recount August Baldaup, J. D. Quail, John Derr, applied for to be proceeded with."

The member for Delta outlined the reasons for moving in this direction. It was intended to have justice done in the matter. He wished only to have the recognize all statutory rights which have recount take place and a decision arrived been secured by applicants for coal and tt.

The Attorney-General called attention

The Attorney-General called attention deemed prudent, in order to avoid un-necessary complications, that the land he not dealt with until the expiry of