FALSE STATEMENTS

John Oliver, Upon a Motion to Adjourn, Introduces Subjects Heard on Hustings.

After the formal opening of the legislature Thursday afternoon by His Honor Sir Henri Joly de Lotbinere an adjournment was taken until Monday afternoon This was not done, however, without a protest being raised by the opposition. It fell to the lot of John Oliver, who has during the recess of the House been exceedingly active in the by-elections which have taken place, and who has perhaps more than any other single member of the opposition raised his voice against the present administration for their conduct of the affairs. Mr. Oliver was not allowed to press his charges against the ministry, being called to order by the Speaker. It is understood that the charges he was about to lay bare related to the government's policy in connection with the coal and petroleum lands of Southeast Kootenay. Before being checked he charged the government with hav-ing falsified matters, misrepresenting them to the Lieutenant-Governor and the

for Monday's sitting. The Speech from the Throne has been put down for con-sideration on that day, an Assessment Bill and a Small Holdings Bill were in oduced by message and assigned to Monday's order paper.

Immediately after the Speech from the Throne had been read and the vice-regal party withdrew, the election returns from West Yale, North Victoria and North Nanaimo were presented. On motion of Hon, J. D. Prentice these returns were ordered to be placed on the journals of the House.

The members representing these constituencies were, amidst applause, intro duced to the Speaker, C. A. Semlin being escorted by R. McBride and R. Green; W. T. Paterson being introduced by John Oliver and Capt. Tatlow; while Hon. W. W. B. McInnes was escorted by Premier The routine motions were then intro-

Hon. Mr. Prentice moved for the appointment of the usual standing commit-tees. Hon. Mr. Eberts moved for measures being taken against any one who had been elected by bribery or coror had endeavored to be so elected. These were accordingly carried.

Hon. Mr. Eberts asked leave to intro-duce a Liquor License Amendment Bill. It was read a first time and carried and placed on the orders of the House for reading at the next sitting.

On motion of Hon. Mr. McInnes the notes and proceedings were ordered to printed under the supervision of the Mr. McBride inquired if the Hon. Mr. Justice Walkem had reported to the gov-

ernment in connection with the inquiry ordered last year as to certain grave charges against members of the govern-

report of the lands and works department by Hon. Mr. Wells; public school and public hospitals, by Hon. Mr. Mc-Innes; report of provincial board of Innes; report of Innes; report of provincial board of Innes; report of Inn

called originally at a much earlier time, and no explanation had been given why the session was not then held. He thought some good reas:ons should be given why businss should not be proceeded with on Friday. It was ned sary to take into consideration that an adjournment might be taken in the

There was another reason. It was that at the by-elections the gove ceeding he said that on the hustings charges had been made against mem-

The Speaker called attention to the

Mr. Oliver said he would proceed to give reasons why they should not adjourn. Proceeding along the same line he was again called to order by the

Mr. Oliver beld that he was within his rights in that he was preparing to show cogent reasons why the House should not adjourn until Monday.

The Speaker held that this was not motion of want of confidence in the gov-

Mr. Oliver urged he would move an The Speaker said the only amendment could be for a particular time either increasing or curtailing the time of ad-

In pressing further his right to speak that the questions of what took place on the hustings was out of order.

tion to substantiate the charges he made that there was good reason why the House should not adjourn until Monday. R. McBride thought the member for

Delta might be allowed to proceed, as it was impossible without recalling some of hese events to lead up to the amendment which that member wished to introduce.

The motion to adjourn until Monday

Mr. Oliver then rose to a question of privilege. He referred to the position taken by Smith Curtis at the last session as a precedent for this. He charged that members of the government had made false statements. They had made these to the Lieutenant-Governor and to the The Speaker held that this could only

Mr. Oliver asked if it was not some-times done without that formality?

The Speaker replied that it was in cases of urgency. He muled, however, that this was not to be regarded suffi-

he supposed they were to expect that the representatives of the electorate were to be "muzzled by the chair." The House then adjourne !.

On the order paper yesterday a series of questions appear from Capt. Tatlow, of Vancouver. These are as follows: "Has the government cancelled the when? If not, is it the intention of the government so to do?

"(1) What was the overdraft at bank on December 31st, 1902 January 31st, 1903, February 28th, 1903, and March 31st, 1903, respectively; (2) what amount of cash was in the treasury or in the hands of agents at those dates; (3) what rate of interest is being paid the bank on said overdraft? "At what price were the previncial

sinking fund in January, 1901, 1902 and sub-recording office at Bear river.

ing the benefits of the South African War Land Grant Act of 1901 to persons who have since the passage of that act gone to South Africa in the same capacity as those who went before the passage of that act, and are entitled to the benefits therefrom?"

JUDGMENT RESERVED

Hearing of Charge Against Local Doctor Ended.

Justice Drake argument was given by A. E. McPhillips, representing the College of Physicians and Surgeons, against the grant- this city. ing of a mandamus to compel the College to take into consideration the charges against a medical practitioner, as referred to a few days ago.

Mr. McPhillips urged that a prerogative writ of mandamus was only to be invoked mation might have been laid.

claim. The council was the only body having the power to strike off the name of a doctor from the roll.

Mr. McPhillips contended that action

Mr. McPhillips thought it should be lookcant had had any other recourse, not whether he had it now

council was a discretionary one or not, of one dollar each. Premier Prior replied that he was not Mr. McPhillips contended that the opinion aware that such a report had been re- of Chief Justice Armour, of Ontario, under The fishery report was presented by Hon. Mr. Prentice; the report of the commission appointed to inquire into the practitioners. He thought an attempt Fernie disaster by the Premier; public should have been made to have the matter

health by Premier Prior.

By message from the Lieutenant-Gov
necesasry action on the part of the applihold and the part of the applicant. The Medical Council had exercised Min

manner and similarly treated.

The Premier moved that the speech of the Lieutenant-Governor be taken into consideration on Monday next. The mo- A practitioner might not go far enough to fact that the House was called together | was that the council was a regularly conat a later date than usual. It was an stituted court for such a matter, and that enient time. The House had been it was clearly inferred that the council

His Lordship reserved his judgment AN OPEN LETTER TO MOTHERS

We are permitted to make public the following letter, which is a fair sample of hundreds written by mothers throughout Canada praising Baby's Own Tab

Durbar, Ont., March 18, 1903. Several weeks ago my baby was very ross and ill owing to troubles common bers of the government which showed to children when teething. A corresthey were not worthy of the confidence pondent highly recommended Baby's Own Tablets, saying she would use no other medicine for her baby. I sent for a box, used them according to directions and must say that I have found them the best medicine for a teething child I have ever tried. One Tablet every other day keeps my baby well and I am sure of my friend and say "they are just splendid

MRS. CHARLES WILLARD. Baby's Own Tablets will cure all the ninor ailments of children, and may be orn baby. These Tablets are the only lute guarantee to contain no opiate or harmful drug. Sold by druggists or sent y mail post paid at 25 cents a box by writing direct to the Dr. Williams' Medine Co., Brockville, Ont.

Miss Kerr, of Stratford, Ont., is at present visiting Miss McCoy, at the British Columbia Ladies' College, 57 Alfred street.

ANTICIPATE RUSH

SO MINING RECORDER HAS BEEN APPOINTED

Other Appointments Noted in Provincial Gazette--List of New Companies Formed-General News.

The government's official organ, the British Columbia Gazette, which was ssued Thursday afternoon, contains the

Walter Livingston Coulthard, of Ross the province of British Columbia. D. F. M. Perkins, of Soda Creek, to be a justice of the peace in and for the

Richard Welsted Day, of Nelson, to be justice of the peace in and for the province of British Columbia. reserve which covers the coal and oil lands in Southeast Koetenay? If so, M.D., J. P., to be resident physician at the said village.
Stephen H. Hoskins, of Kimberley

provincial police constable, to be deputy mining recorder for that portion of the Fort Steele mining division known as "the vicinity of Kimberley," with subrecording office at Kimberley, vice E. Elwell, resigned.

Skeena river mining division known as bonds purchased by the trustees for the Bear River district, Portland canal, with happiness for herself by a little quarrel cage, Illinois. "I felt so weak and sick,

will be observed that the Bear River smoothly to its happy conclusion were it district of the Skeena mining division is is at the head of Portland canal and the and do not reach out for the unattainexplorations of prospectors there have discovered it to be rich in gold, silver, copyou is sure to result in never possessing my joy to find that I had actually imper and lead. The government therefore it. When we wait for to-morrow it never undoubtedly be staked.

Stephen H. Hoskins, of Kimberley, quarters staff of the provincial police in ferred to Kimberley.

Works, Ltd., capital, \$50,000, divided when there was no other action which each; Burdick, Wright & Co., Ltd., capculd be taken. In this instance there was ital, \$41,000, divided into four hundred these remedies, I felt better. To-day I am well, am going to school and can do each. The company is formed to take Mr. Taylor pointed out that it was urged over the business of Arthur C. Burdick in the documents submitted that no and Alfred M. Pound, and Leslie Wright drains on the womanly system and the and Hubert Cameron, financial and insurance agents of the Terminal City.

The incorporation of Lenz & Leiser, of city, is also noted. The capital is should have been taken in the courts at the \$150,000, divided into fifteen thousand shares of ten dollars each. The objects of the company have already been de at the present time was all that was urged fined in these columns. A company to which has been granted a certificate of re-incorporation is the Omineca and Peace River Mining Co., Ltd., originally incorporated as the Arctic Slope Hydraulic Mining Co., Ltd., capital, \$1, Upon the question whether the power of 000,000, divided into one million shares

A court of revision for Lillooet disa very similar act to this one was that the trict, east riding, will be held in the

accounts report by Hon. Mr. Prentice; brought before the council by means of a report of the lands and works depart-

solidated Alberni Gold By message from the Lieutenant-Governor an Assessment Bill was introduced by Hon. Mr. Prentice, and or moduced by Hon. Mr. Prentice, and or moduced by Hon. Mr. Prentice, and or moduled by Hon. Mr. Mining Co., Ltd., will be held at the

An extraordinary general meeting of consideration on Monday next. The motion carried.

Premier Prior moved that when the House adjourn it stand adjourned until Monday next at 2.30.

A practitioner might not go far enough to constitute a criminal action, yet there might be improper actions which would be sufficient to have his name taken from the rolls of the College of Physicians and constitute a criminal action, yet there might not go far enough to dated Mining and Smelting Company, Limited Liability, will be held at the sufficient to have his name taken from the rolls of the College of Physicians and constitute a criminal action, yet there might not go far enough to constitute a criminal action, yet there might not go far enough to dated Mining and Smelting Company, Limited Liability, will be held at the sufficient of the constitute a criminal action, yet there might be improper actions which would be sufficient to have his name taken from the rolls of the College of Physicians and constitute a criminal action, yet there might be improper actions which would be sufficient to have his name taken from the rolls of the College of Physicians and constitute a criminal action, yet there might be improper actions which would be sufficient to have his name taken from the rolls of the College of Physicians and constitute a criminal action, yet there might be improper actions which would be sufficient to have his name taken from the rolls of the College of Physicians and constitute a criminal action, yet there might be improper actions which would be sufficient to have his name taken from the rolls of the College of Physicians and constitute a criminal action, yet there might be improper actions which would be sufficient to have his name taken from the rolls of the College of Physicians and constitute a criminal action, yet there might be improper actions which would be sufficient to have his name taken from the rolls of the College of Physicians and constitute a criminal action, yet there will be a constituted at the constituted action to the constitute John Oliver called attention to the Surgeons. The general scope of the act ing a resolution disposing of the whole or a part of the company's assets. Samuel Franklin Parrish, mining en-

gineer, of Rossland, B. C., has been appeinted attorney for the Le Roi Mining

THE SITE ON YATES Co., Ltd., in place of John H. Macken-

LEGAL NEWS.

Applications Disposed of By Mr. Justice Ratepayers Rendered Their Verdict In Drake in Chambers.

Mr. Justice Drake disposed of the following applications in Chambers Friday

Miller vs. Miller-F. J. Fulton, for pe titioner, applied for a direction that the trial of this action shall take place be-fore a judge without a jury, evidence to be by affidavit. The action is by Mrs. Annie Leigh Miller for divorce from her husband, F. C. Miller. His Lordship reserved his decision on the application. Mackenzie vs. Victoria & Sidney Rail-

Luxton, for defendants, applied for security for costs, H. B. Robertson opposition favor of the Yates street site was 486. ing. The application was adjourned for eight days to permit of a further affiwit being filed, costs of adjournment

YOUNG MEN. Become Independent



HOW TO WIN A HUSBAND.

Elwell, resigned.

John Conway, of Victoria, to be deputy of womanhood is that she best fits the nining recorder for that portion of the position of wife and mother and head of over trivial matters with her "best man" which could be just as easily avoided In the above list of appointments it and the courtship would go along to have a mining recorder. This district nified into worries. Cultivate happiness

expects that there will be quite a rush of comes. Be ready to forgive small things treasure seekers to the Bear river this in your fiance and he will love you all season, and Mr. Conway has been appointed to record the claims which will heart and also know that her woman? system is equal to the strain of marri age. If a girl is nervous and irritable who is to be deputy mining recorder for that district, was formerly on the head-trouble peculiar to womanhood.

Cupid has no place in a girl's heart He was subsequently trans- if she is nervous and irritable, feels dragged down, worn out for no reason that she can think of. In such cases the body The following companies have been in-orporated. British Columbia Creosoting symptoms are telegraphed all over the body by the nerves, which is the teleinto five thousand shares of five dollars graphic system of the human body, becircles about the eyes are only symptoms. Go to the source of the trouble and correct the irregularity. Stop the other symptoms will disappear. This can be done easily and intelligently. So sure of it is the World's Dispensary Medical Association, the proprietors of Dr. Pierce's Favorite Prescription, that cannot be cured of leucorrhea, femaie

weaknesses, prolapsus or falling of the womb. All they ask is a fair and reasonable trial of their means of cure. Their financial responsibility is well known to every newspaper publisher and druggist in the United States. This wonderful remedy therefore stands absolutely alone as the only one possessed of such remarkable curative properties as would warrant its makers in publishing such marvellous offer as is above made in the utmost good faith. It is a medicine which has stood the test of a third of a Dr. Pierce's Favorite Prescription, and ands. The manufacturers will offer thousands. The manufacturers will offer it, for I feel that it would certainly do her great good." a \$3,000 forfeit if they cannot snow the original signatures of the individuals volunteering the testimonials below, and also the writers or every testimonial among the thousands which they are among the thousands which they are constantly publishing, thus proving their

me of ulceration and inflammation, Arlington Hotel, Santa Barbara, Cal.: the shareholders of the Lanark Consoli- a rule, but must make an exception in Health was completely broken down when I began its use and I was in dreadful pain most of the time but almost be 'Prescription' the pain relaxed and I felt deed I was, for ten bottles cured me.

STREET WAS SELECTED

No Uncertain Manner - A Sub stantial Majority.

erected on the lot at the northwest cor ner of Blanchard and Yates streets. The verdict, emphasized by a substantial maway Company—An order for discovery jority, established deep joy in the hearts of documents by both parties was grant-G. H. Barnard for plaintiff, F. B. and earnest in their advocacy of the site Gillier vs. E. & N. Railway-A. P. which carried the day. Over a thousand yotes were polled, and the majority in

The balloting certainly cannot be described as brisk when the amount of controversy over the question during the this total 772 were recorded in favor of the Yates street site, and 296 for lot 1. block 70.

petitive designs. As to the erection of upon receipt of a certificate from the this much has been done. The complete figures in connection with yesterday's voting are as follows:

For Site Near Bridge.

North Ward

uth Ward .

past few weeks is taken into consideration. On the contrary, in the morning there were many conspicuous lulls and the deputies and clerks had a delightfully easy time. In the afternoon and evening, however, the ratepayers displayed more activity at the polls and succeeded in pulling up the vote to 1,076. Of

been spared me had I known how effectually your medicine would cure such troubles, I am only too glad to give my experience, as it may save some women as much suffering as I endured."

"I suffered for five years with terrible pains especially at the time of menstrua tion and did not know what the trouble was until the doctor pronounced it inflammation of ovaries, and proposed an operation," writes Mrs. Sybil Paiae, Chairman Board of Directors, Club Francais, 3,647 Indiana Avenue was sure that I would not survive such an ordeal, and decided that I would not undergo an operation. He tried to persuade me but I remained firm. The foilowing week I read an advertisement in the paper as to the value of your 'Favorproved after taking two bottles. I dared dose, I was well. Have gained 18 like one risen from the dead. You surely deserve great success and you have my best wishes."

"I am glad to let others know the great benefit I have received from Dr. Pierce's medicines," writes Miss Lottie A. Clark, of Ivor, Southampton Co., Va very severe attacks of sick headache and nose bleed. I took two bottle of 'Fav-orite Prescription' and one of 'Smartam well, am going to school and can do all the work expected of me."

"Dr. Pierce's Favorite Prescription can always be relied upon to cure when every thing else fails," writes Mrs. Dr. Nielsen, of 4.302 Langley Avenue, Chicago, Ins. "It is a certain cure for female diseases in their worst forms. I suffered for years with ulceration in dreadful backache which unfitted me for my work. Finally I grew so ill I had to keep my bed. The pains at times were so severe as to cause spasms, and a disagreeable discharge drained my life forces. In this extremity, after all else had been tried, I used 'Favorite Prescription,' and after using it for four weeks began to improve so rapidly, that I was greatly encouraged, so continued its use for three months and then I was well. Only those who have passed have will understand how much I value entury and numbers its cures by the I only wish that every woman would try

stamps for cloth-bound volume. Address Dr. R. V. Pierce, Buffalo, N. Y.

Two conditions have now been fulfilled The citizens have accepted the gift and selected the site. The next step after paying for the property decided upon, of course, will be the invitation for comthe building the agents of the Carnegie trust will pay for it in five thousand dol-lar instalments, forwarding that amount city engineer or clerk of the works that For Yates Street Site.

Total
Majority in favor of Yates street site.
Total vote cast
Spoiled ballots

The Paterson Shoe Co. Ld.

Boots and Shoes, Rubber Boots, Etc.

We are the largest exclusive dealers in Boots and Shoes in the province, and carry complete stocks of every description of Boots and Shoes, Rubbers, Rubber Boots, etc., etc., in each of our five large stores. Miners' Footwear a Specialty. Letter orders promptly and carefully filled. Write for Catalogue to

The Paterson Shoe Co. Ld. Branch Stores: Vancouver, B.C.; Nanaimo, B.C.,

offere effect effect effect of J. Piercy & Co., Wholesale Dry Goods,

VICTORIA, B. C.

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.. Saturday's Bargain...

French Prunes

Dixi H. Ross & Co.,

Tyee Copper Co. SMELTING WORKS AT LADYSMITH

Prepared to purchase ores as from August 1st. Convenient to E. & N. or Sea.

CLERMONT LIVINGSTON, MANAGER.

Wm. Limin, of Vancouver, B. C.; Harry Davis, of Vancouver, B. C.; W. W. Alton, of Hamilton, Ont.; Dr. N. Alkens, of Hamilton, Ont.; Take notice that if the delinquent assess House, at Hazelton, B. C., to defray such assessments (under and by virtue of the provisions of the "Mineral Act" and amendments thereto), on the 15th day of May, A. D., 1903.

WM. B. FORREST, Manager, Forrest Group Mining Partnership. Hazelton, B. C., 1st March, 1903.

MINERAL ACT.

NOTICE.

"Little Bantam" Fractional Mineral Claim, situate in the Victoria Mining Division of Chemainus District, located on Mount Sicker.

Take notice that I, George R. Elliott, agent for the owners. Free Miner's Certificate No. B72408, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements for the purpose of obtaining a Crown Grant of the above claim. of the above claim.

And further take notice that action under section 37 must be commenced before the issuance of such Certificate of Improvements. nents.
Dated this 28th day of March, 1903.
GEORGE R. ELLIOTT.

Public notice is hereby given that 60 days from date I intend to make application to the Chief Commissioner of Lands and Work's for permission to purchase 160 acres of land situated on west side of Work's Canal, and south of mouth of Zunteela Bay, as follows: Commencing at a stake marked "D. A. R.'s N. E. Corner," planted at shore and adjoining last surveyed claim on the peninsula on the south side; thence west along section line 40 chains or thereabouts; thence east 40 chains or thereabouts to shore line; thence north along shore line to point of commencement, containing 160 acres more or less.

Staked 7th March, 1903.

Notice is hereby given that sixty days after date I intend to apply to the Honorable the Chief Commissoner of Lands and Works for permission to purchase the following described land situated on the end of Prescott island, British Columbia, viz.: Commencing at a post marked F. R., S. E. corner, thence forty chains north, thence forty chains west, thence forty chains south, thence forty chains east to place of commencement, and containing one hundred and sixty acres more or less.

April 2nd, 1903.

F. RUDGE.

NOTICE. Notice is hereby given that 30 days after date I intend to apply to the Honorabi Chief Commissioner of Lands and Work for a special license to cut and carry awa timber on section 20, School Reserve, Medical Chief Chi

C. H. HELGESEN. March 19th, 1903.

Old Things Made

Our Furniture

BRIGHTENS AND RENEWS.

CYRUS H. BOWES,

CHEMIST, 98 Government St., Near Yates St., VICTORIA, B. C. NOTICE.

Notice is hereby given that 60 (sixty) days from date I intend to apply to the Commissioner of Lands and Works for permission to purchase the following described tract of land: Commencing at a post marked "M. J.'s N. W. Corner," thence east 40 chains, thence south 40 chains, thence west 40 chains to the shore line of Work's Canal, thence north along the shore line to point of commencement, containing 180 acres more or less.

MOSES JOHNSON.
Port Simpson, B. C., January 30th, 1903.

NOTICE.

Public notice is hereby given that 60 days from the date hereof we intend to make application to the Chief Commission or of Lands and Works for permission to purchase the following described tract of land situated at head of Works Canal, in Mr. Cassiar District: Commencing at a post marked "R. & F.'s S. W. corner," thence ast 40 chains, thence north 40 chains, thence west 40 chains, thence along shore in the point of commencement, containing one hundred and sixty acres more or less. Staked 15th February, 1903.

Staked 15th February, 1903.

GEO. RUDGE.

WALTER R. VLEWIN.

Notice is hereby given that sixty days after date I intend to apply to the Chief Commissioner of Lands and Works for per-

f commencement, including the whole are f Solander Island.

EDWARD E. POTTS.

Per His Agent, H. H. V. KOELLE.

Dated Victoria, B. C., March 13th, 1903.

FOR SALE-Yearling herrers and cows i full milk, first-class dairy stock. Times Office.

\$1.00 PER YEAR CANADA, I

VOL. 34.

ORGANIZING MINE

EXECUTIVE OF UNITED

The Men Employed in Harveste Quit Work-More Soldiers

Duty in Holland.

Indianapolis, Ind., April 7 .tional executive board of the of the country into the organ fore the next annual wage There probably are 150,000 men ployed about the mines who do 1?ong to the organization.

Quit Work. Chicago, April 7 .- A general s been called of the machinists. smiths, pattern-makers, electri Works at Irondale. They quit test against the signing of a insuring them in case of accidreleasing the company from damages. The men also demand hour day and a 12 per cent.

in wages. One thousand furniture pack down-town wholesale and retail lishments struck to-day for a n day and \$2.70 as a minimum sea

Against General Strike. Rome, April 7.-The meeting of ers called last evening, and whice ed all last night, decided to aband the present the idea of inaugura

general strike. Dock Laborers Idle.

Rotterdam, April 7 .- At a meet three thousand dock laborers langth it was resolved to make cause with the striking railroad m it was also decided that order m preserved, so as to give the gove no excuse for the adoption of measures. One hundred men we off to act as pickets with instru not to use violence. Workmen en

ed in the building trades threa join in the strike.

The warship Holland is moored town and a thousand soldiers he rived here. The river is being po by steam picket boats. An attenmade to wreck a passenger train left here during the night. A t placed across the line, but the of the engine threw it off the tra

A GOVERNMENT SURVI Will Be Asked for by Citizens' mittee in Connection With

Island Railway. At a meeting held on Tuesday is city hall, presided over by His We Mayor McCandiess, and at which, a others, there were present also Goodacre, P. C. MacGregor, W. A. ertson, R. Seabrook, R. Hall, M. Dr. G. L. Milne, C. H. Lugrin, William Meyer, T. W. Paterson P. P., Simon Leiser, John Jardine E. V. Bodwell, K.C., the report of sub-committee was reed.

committee was read. T. W. Paterson, M.P.P., called a tion to the fact that he had rece information that in Mr. Gray's re as published, a part of the origi been omitted and only the cost of ging was thus given. He thought the would be nearer \$19,000 a mile than \$14,000.

His Worship said that he had rece from various points on the Island res tions endorsing the report. It was, during the discussion, to omit those parts referring to the of the proposed line as a part of a to the Yukon, and also the referen government ownership. It was esti that a survey of the route would

It was decided, upon motion of Paterson, that a resolution should Frepared urging upon the governm the necessity of making a survey. olution, before presentation, laid before a public meeting to be

on Saturday evening.

Capt. Meyer, in reply to a quest

explained the advantages of Hardy 1 as a terminus on account of the anchorage for ships in its harbor. spoke of the advantages of Quations

The meeting then adjourned. TWO SOLDIERS SHOT.

San Antonio, Tex., April 7.—Priv Fred. Workman, of the Twelfth C alry, has been shot to death, and Priv. Charles Sedley, of the Fourth Infant fatally wounded in an attempt to escuat Fort Sam Houston. They had be and guilty of desertion, and were work on a dump outside the post whether made a break to escape. Guar ot them as they ran.