NATAL ACT N FROM INDIA

g at Vancouver by Provincial

rch 3.-The game of een the provincial and ments, with the Hin-

who had arrived npress of Japan, immigrants by the

he ship, and before ector had given his arrivals were lined by Provincial In-They failed to pass prescribed by the the provincial officer their landing under the Dominion in nded, the constables elfic Railway comthe Hindus from ovincial officer. The ess against the force les, and, indeed, themselves, for do not wish to re-

provincial police ararty and took them ing searched each to be carrying a

Immigrants. The immigration de-g an inspector to reported arestitute immigrants. be deported.

is Throat.

Mar. 3.—Millar Caron, bout two miles northmitted suicide ng his throat. The of Architects. The Commons

ce today considered a poration of the insti-. The bill will be prevent the body in rming itself into a Tax Collector.

6.—At the meeting of ast night H. R. Patted tax collector for Waugh, who was the position by the rew his name at the 3.—In the police court arges brought under ct against the C. P. Ry. were heard. The e C. P. R. was disence had been heard, he C. N. R. was adt week.

oads Lumber. ster, March 3.-The orgia is in port tak-shipment of railway mber at the Brunette rought in two hun

Brooklyn Bridge. ch 3.—An unknown about 30 years old, Brooklyn bridge into day, and was killed, each the surface, and

March 3.—Mrs. Bell licted by the grand arge of having dyna-e of Superior Judge March, 1907. Bail 000. The woman is ooo. The wonderinity county jail on

oms Receipts.
h 3.—The customs
month of February
5,156.38; Ladysmith, ay, \$1,020.83; Che-Crofton, \$9.30; New berni, \$30.10; Court-berland, \$21.36. To-

Ministers.

ch 3.—Hon. J. H. morrow sworn in as ones, and Hon. G. R. worn in as Minister ne Maniteba govern-cher will be appoint-er of Education.

Acting Mayor. h 3.—The board of ded to appoint Conacting mayor dur-of Mayor Ashdown, Hot Springs for his ayor Harvey and will take charge of department during yor Ashdown

to Robbers, 3.-The three des-Saturday night made le Union Bank's Lo-h are still at large, e no clue which will king arrests. There ity, the police think, ng attempt to rob oks within the next a vigilance is mani-tive force.

-Sir Wilfrid Laurier er were waited upon members of parliatatives of the Canation, who urged the Dominion bureau of ne lines of what had a recent debate in Wilfrid Laurier gave mpathy. Mr. Fisher, some of the difficulmitted that the prother waiter will be house again on the Black's motion.

ers Sentenced. Mar. 3.—Thomas oday was sentenced sonment at hard lathe cooper of Clercommitted the sechurch robberies in ion of which created II. The trial began. His son, Francols, logether with three. Faure and Duffay, and the other two bund guilty and senyears at hard labor, that the stolen relics the state. CIVIL SERVICE **ACT ADVANCED**

Many Measures Before the Legislature at Its Two Sittings Yesterday

NEW BILLS INTRODUCED

Amend Game Protection and Water Clauses Consolidation Act

rotection act. The former is prelim-nary to a more extensive irrigation neasure to be introduced next session. ciple should be adopted for the wagemeasure to be introduced next session.

Hon. F. J. Fulton in moving the second
reading announced that the measure
would be drafted early in the recess
and published and given full publicity.
The government in this way hoped to
raise the irrigation question beyond
party politics and to obtain all sugred.
The act providing for the taxing of
canneries and cold storage warehouses

Totalon was also made for locating
by staking on the shore coal which
searner of the province generally.

Suppose, as in the proposed amendment, they took 2 1-2 per cent from
the wages of the working man and the
government added another 2 1-2 per
cent and gradually increased the
amount to men of higher age, a measure would be obtained which would
be absolutely perfect. It would cost
but little also. He urged the introducer to consider the adoption of
canneries and cold storage warehouses
also passed second reading of the
bill to amend the Land Registry act,
Hon. Mr. Bowser stated that the provision adopted two years ago of limting the distance of streets apart to
to do feet had in certain cases given rise
to considerable difficulty, and owing
to representations which had been
ment, they took 2 1-2 per cent from
the wages of the working man and the
government and gradually increased the
the second time.

Land Registry Act.

In moving the second reading of the
bill to amend the Land Registry act,
Hon. Mr. Bowser stated that the provision adopted two years ago of limtoxicating drugs as well!

Dr. McGuire: Yes, and of intoxicating drugs too. Objection was takto considerable difficulty, and owing
to considerable destree of restriction which was placed
on the shore coal which
the second time.

Land Registry Act.

In moving the second reading of the
bill to amend the Land Registry act,
Hon. Mr. Bowser stated that the provision adopted for the working and of the
second time.

canneries and cold storage warehouses also passed second reading. Mr. Bowser explained that the government intended asserting its right to control of the river fisheries. The revenue derived would be utilized for the adminstration of the fisheries. The second eading carried without division. The speaker took the chair at 2:30 Prayers by Rev. Samuel J. Thomp-

Puts Himself Right. W. T. Kergin (Skeena) stated hat in order to correct a misreport he vished it understood that he intended

vote for the second reading of the perannuation bill.

The resolutions reported from the committee of supply were read the hird time and a bill based upon these resolutions was introduced by the Hon.

Mr. Tatlow and read the first time.

Third Readings. The following bills were read the ird time and passed: Amending the Supreme Court act, on. Mr. Bowser. Amending the Settled Estates act, Ion. Mr. Bowser. Amending the Shops Regulation act, Hon. Dr. Young.

To Amend Game Act. Hon. Mr. Fulton brought down by tessage a bill to amend the Game Proection act of 1898 by raising the li-ense for non-residents from \$50 to

Mr. Oliver: Is feathered birds of all Hon. Mr. Fulton: The game birds re defined in the act of 1898. nds included? Mr. Oliver: Are pheasants, grouse, ucks, etc., included? Hon. Mr. Fulton: Yes.
The bill was passed through committee of the whole house and read the

first time.

Park Protection Act. provincial parks, and on motion of ne Hon. Mr. Carter-Cotton section vas so amended as to provide for the ppointment by the lieutenant-gover-nor in council of local provincial park pards, while section 17 was amended

Subject to the approval of the lieuenant-governor in council, the board may lease any portion of a provincial ark which it has power to manage under the provisions of this act to any hletic club or association, to be used to the purposes of said club or as-

on."

in such shape that it could very readbill was passed through comlly be extended to apply to all worklittee and reported. Civil Service Bill:

On the resumption of the debate on Civil Service Superannuation bill.
Mr. Hawthornthwaite continuing his n. member for Esquimalt did not apply to the bill in its proposed Mr. Oliver raised the point of order

as the amendments were not as properly before the house they not open for discussion.

Mr. Eberts ruled that the

The hon, member for Delta had led this house to believe that he was worrying about the coal miners of the province. He had pictured the hardships with which they were compelled to contend in a manner which had reflected little credit upon him. He would have done better to have stuck to something of which he had some knowledge—such as haystacks.

The hon, member had not been conopinions upon the present measure. If anyone looked up his stand upon anyone looked up his stand upon previous measures they would see that he had opposed nearly every bill which had been introduced in the interests of the wage-earner. The speaker instanced the case of the smelter men, to whom the member for Delta had also referred. A bill had been introduced by himself to shorten their working hourse former the standard or the standard of the shorten their working hourse former they work in the standard or they work in the standard or they have they are they work in the standard or they have they are the are they dation Act

(From Wednesday's Daily)

Two sittings of the legislature were held yesterday and a considerable amount of routine business was transacted. Two new bills were introduced. In all, thirty-five measures

The member for Crond Rocke (Lab.)

amount of routine business was transacted. Two new bills were introduced. In all, thirty-five measures have reached third reading out of the eighty-three as yet introduced. If the progress make is not greater during the remaining days of the week, the bouse will not see prorogation by Saturday, as is expected.

The Civil Service act was given second reading. On the division the Libman or of the amendment of John Jardine and against the superannuation proposal. The measure is meeting with the enthusiastic support of the Scale is the most advanced measures and most favorable in principle to the wage earner introduced into the house of recent years.

The two new bills introduced by the chief commissioner of lands and works provided for amendments to the Water Clauses Consolidated act and the Game Protection act. The former is preliminary to a more extensive irrigation measure to be introduced next session.

vent his proposing or suggesting additions in which he himself believed.

Hoped for Different System He hoped that the government would adopt a principle different from would adopt a principle different from that in use by most corporations and governments with regard to the manner in which the retiring allowance was computed. That by which it was computed on the basis of the salary for the last seven years of service was especially unfair in that it favored the more highly paid employee. The government or corporation could favor a class or individual and wreck the fund.

He thought that it would be only Amending the Shops Regulation act, Hon. Dr. Young.

Through Committee.

The bill to consolidate and amend the acts respecting judgments was passed through committee of the whole house and reported.

The bill to consolidate and amend the acts respecting judgments was passed through committee of the whole house and reported.

companies. The fund might even in time become self-sustaining. This proposal would militate against the interests of the loan associations and insurance companies, but it would be in the interest of the wage earners. The process by which these companies

extracted large sums of money from the community was well known. He was certain when the principle proposed was understood by the members there would be no exception taken to it. The trouble was that but few of it. The trouble was that but few of the members took the trouble to ex-amine the measure. He paid a tribute to the member for Skeena (Dr. Ker-gin), who had broken away from party lines and had decided to support the measure. He had evidently taken the measure. He had evidently taken the frought to look into the matter and knew what the amendments really meant. The provisions of the act as he had said should be extended to any individual who would care to come in on just and fair terms. Other governments were discussing Just such methods as are here outlined. He thought that this was an opportune time for the present government, to deal with old age pensions. The government had a strong majority back of it and possessed the confidence of the province. Their opportunity was a magnificent one, and the bill was

In Difficult Position

He did not know when he had been confronted by such a temptation as he labored under now. As a Socialist he held that capitalism would ultimately go down before socialism. This would be hastened the more oppressive it become and delayed by any sive it became and delayed by any palliative measures adopted. He knew of no measure so dangerous to so-clalism as the measure before the house if broadened and enlarged along the lines he had mentioned.

ter spent on trails, bridges, etc.; but this was altogether beside the question, as the house voted annually hundreds of thousands of dollars for these purposes.

benefit individual crafts or trades the very knowledge that this step was rule in order that we may know extend the very knowledge that this step was rule in order that we may know extend the very knowledge that this step was rule in order that we may know extend that about \$10,000 would be realized.

In answer to Mr. Oliver, Hon. Mr. Construction of the entire amount would be devoted apply to civil servants, yet it was the bounded to construct the purposes.

Dr. J. H. King (Cranbrook) protested the povernment power to create the power to create the power to create the power power to create the power to create the power to create the p benefit individual crafts or trades which he himself had from time to time introduced. He welcomed the bill because even if it was only left to apply to civil servants, yet it was the thin edge of the wedge, and the government was committed to the principle. (Applause.)

Amendment Lost. The amendment of John Jardine was lost on the following division:

Nays—Messers. Kergin, Williams,
Hawthornthwaite, McInnis, Tatlow, Hawthornthwaite, McInnis, Tatlow, McBride, Bowser, Cotton, Ellison, Ross, Shatford, McPhillips, Thomson, Hunter, Fulton, Young, Taylor, Garden, Macowan, Gifford, Grant, Behnyden, Macowan, Gifford, Grant, Behnyden, Macowan, McChile Macsen, Manson, Hayward, McGuire, Mac-kay, Parson, Davey, Schofield—29. Yeas—King, Naden, Hall, Eagleson,

tion lines or other boundaries as have been approved by the council, or by the surveyor-general if the land be situate in unorganized territory": "(b) That all streets are shown in

continuation, as nearly as may be, of any existing streets, and that no un-necessary jogs occur without approval of the council, or of the surveyorigen-eral, if the land be situate in unorgan-"(c) That in case such section or borders on the shores of any na

vigable water, streets leading to and continuing to such water are shown on such plan or map at a not greater dis-tance apart than six hundred feet, or taking into consideration the configu ration or other physical features of the ground being dealt with, such other additional distance not exceeding four hundred feet as has, owing to the spealso receive the amount set aside for him by the government. No one was being robbed by the proposal. The amount paid by the government was merely deferred wages owing to these

The ratio was 2.1.4.

outside of municipalities and cities, in the hands of the superintendent of police, who had assumed these duties early in the present year. It had been reported that in certain sections persons who held wholesale licenses were operating what were commonly known as "blind pigs." and in these instances the superintendent of police could, if he saw fit, cancel the licenses. So far, the system had worked yery well in. the system had worked very well in-

Stuart Henderson (Yale) objected that this was placing a very arbitrary power in the hands of one man. Pro-vision for appeal should be made. Hon. Mr. Bowser: The superintendent of police is in just as good a posi-tion as a county judge to decide such

matters.

Mr. Macdonald, leader of the opposi-Mr. Macdonald, leader of the opposi-tion, said that the bill proposed to place a very dangerous power in the hands of the provincial police, in re-gard to both the granting and the removal of licenses. By far the largest part of the province was being taken out of the hands of license commissioners, and the system would be pe-culiarly subject to abuse. Petty jeal-ousies might easily have the result of seriously interfering with the ends of

Hon. Mr. Bowser: No appeal existed in these cases prior to 1899.

Mr. Macdonald: It is a thoroughly Conservative measure—in being a step backwards instead of a step forwards C. W. Munro (Chilliwack) took objection to the centralization of authority. The principle of the measure was reactionary and full of danger.

Hon, Mr. Carter-Cotton Supports. Hon. Mr. Carter-Cotton stated that n 1889 the change was made of placing the license system in the unorgan-ized districts under the control of license commissioners, and the result had not been at all satisfactory. (Hear, hear.) In small communities everybody knew everybody else's business, and commissioners were very frequently disinclined to refuse licenses to neighbors, with the consequence that in a bors, with the consequence that in a

G. R. Naden (Greenwood) held that political influences would now govern the issue and the holding of licenses. John Oliver (Delta): This means that the liquor license holders must be on good terms with the party in power.

power.

J. H. Hawthornthwaite (Nanaimo) thought that the intention of the bill was to limit the number of saloons in the rural districts, but it destroyed logal central in these cases over the is-Yeas—King, Naden, Hall, Eagleson, Jones, Yorston, Oliver, Macdonald, Henderson, Munro, Jardine Brewster—12.

The bill was read the second time on the same division reversed.

Crown Lands Bill.

On the resumption of the debate on the scond reading of the bill to amend the laws affecting crown lands:

Mr. Oliver aid he regretted that it the number of saloons in the rural districts, but it destroyed local control in these cases over the issue of licenses. People, he further observed, had been tinkering with the liquor question for 150 years, and matters had grown worse instead of better. The drink bill per capita grew steadily larger in place of becoming smaller. The real trouble lay in the fact that neither the Liberal nor the temperance party, nor those who took the question up, would approach the subject honestly. The only way in full censes might well have been left at \$10, and if the restriction in the area of their operations were omitted. He full the restriction in the area of their operations were omitted. He full the restriction in the sale in other states of the union, and had been tried in Kansas and in other states of the union, and had been tried in Kansas and in other states of the union, and had been tried in Kansas and in other states of the union, and had been tried in Kansas and in other states of the union, and had been tried in Kansas and in the case of public ands, applicants for coal licenses must in future post a written or printer observed, had been tinkering with the liquor question for 150 years, and matter publish the said notice both in the state of their publish the said notice of their intention and further publish the said notice of their intention and further publish the said notice of their intention and further objected that it full the stronged local reversed on the case of public ands, applicants for coal licenses must in future post a written or printered notice of their intention and further publish the said notice of their intention and further publish the said notice of thei

Coal Mines Act.

Hon. Mr. Fulton: In moving the second reading of the bill to amend the Coal Mines act, explained that in cases where means of transportation did not exist licensees were not obliged to mine coal Prospectors were abliged to mine coal Prospectors were abliged to mine coal Prospectors were abliged.

An Act to Increase the Revenue of the Grand Trunk Pacific Railway company of the Act the Grand Trunk Pacific Railway company of the Act the Grand Trunk Pacific Railway company of the Grand Trunk Pacific Railway company of the Act that the Grand Trunk Pacific Railway company of the Act that the Act that the Railway company of the Act that the Act that the Conditions thereof by agree-tones the following and them by the province that the province and hence there to short the following and the Hullon of British College and the Conditions thereof by agree-tones the following and the Hullon of British College and the Conditions thereof the province to say who shall and who for the difficulty was to permit the commissioners to be elected by the pooled that the point of the difficulty and of the Grand Trunk Pacific Railway company of the Crown the Act that the member of the Act that the Population of the Act that the Multi

better it would be for the country.

Says Too Many Hotels

Parker Williams (Newcastle) said that the bill really sanctioned what had been already done in outlying districts through an order-in-council, and the change was in the wrong direction. The more cheapily georie lived the less wages they were likely to receive if the wage-earners spent less by giving up the use of liquor and of tobacço and other vites it was highly probably that their wages would be reduced. As a matter of fact the "most inveterate labor skinners" on the American continent were to be found among those who inveighed most strongly against the intemperance of the working classes. At the present time quite enough and even to many hotels existed in the settled portions of the province. too many hotels existed in the settled portions of the province

Read Second Time

borhood and also in the Newcastle district. Question of Privilege. A. E. McPhillips (Islands) rose to a question of privilege. He had been represented in the Times of this city as voting on the bill which had been recently before the private bills committee, while he was the legal adviser of one of the companies concerned. He wished it distinctly understood that he had no pecuniary interest in either the B. C. Electric Railway company or in the Esquimalt Waterworks corporation, and had acted throughout strictly in line with his rights and privileges as whence the water was obtained and ine with his rights and privileges as whence the a member of the house and in accordance with rules 18 and 70, which he read. What he had done was in perfect

of order was well taken.

Hon. Mr. McBride: With every deference to the ruling of the chair, I think it is quite obvious that under it, we will obtain very little sub-

not open for discussion.

Mr. Eberts ruled that the of order was well taken.

Hawthornthwaite effected his by discussing the proposed ments as general propositions of the suffering of the aged and into the reaching the object which the reaching the object which the reaching the object which the times he had mentioned.

Hawthornthwaite effected his of the suffering of the aged and into the reaching the object which the reaching the object which the reaching the object which the times he had mentioned.

Hawthornthwaite effected his of the suffering of the aged and into the consolidated in the oppose the bill, yet when he thought of the suffering of the aged and into the consolidated here are suffering of the aged and into the consolidated here. The proposal he would throw political the proposed that the consolidated here are the reaching the object which the tenses. Hear, hear.) Instances of the day are at this two stitutings of the day are at this would allay, he would throw political the cannot here in the proposed by the wise of the suffering of the aged and into the proposed by the wise of the suffering of the aged and into the proposed by the wise of the suffering of the aged and into the proposed by the wise of the suffering of the aged and into the proposed by the wise of the suffering of the aged and into the proposed by the wise of the suffering of the aged and into the proposed by the wise of the suffering of the aged and into the proposed by the wise of the suffering of the aged and into the proposed by the wise of the suffering of the aged and into the proposed by the wise of the suffering of the aged and into the proposed by the wise of the day are at this two stitutings to the two stitutings to the two stitutings to the two stitutings of the day are at this suffering of the aged and into the proposed by the wise of the day are at this suffering of the aged and into the proposed by the wise of the day are at this suffering of the aged and into the proposed by the wise of the day are the proposed by t

the very knowledge that this step was seriously contemplated had been productive of good. (Hear, hear.)

Liberals Oppose.

Dr. J. H. King (Cranbrook) protested that this system had not previously been attended with good results in the newly settled and in the unorganized districts of the province.

rule in order that we may know exactly where we stand.

In answer to Mr. Oliver, Hon. Mr. McBride stated that the passage of uncontroversial clauses in bills which were before the house in the second stage on the same day was all that was asked for.

Mr. Macdonald remarked that while the opposition had no desire either to

the opposition had no desire either to obstruct or to prevent the passage of legislation, delay was at times necessary to enable members to consider what steps they might take at the next stage. The matter was then dropped.

Coal Mines Act

The act to amend the Timber Measrement act was given second reading. Taxing Canneries.

say who should and should not have the right to fish and in this manner maintain a proper supervision over the industry in these regions. They would be able to prevent a condition similar to that on the Fraser arising here.

John Oliver (Delta) took exception to the latter statement. It placed too much power in the hands of the government and they could discriminate against any one in favor of anybody else. He also objected to the proposition to charge a licence fee on small cold storage warehouses and pickling the proposed capital stock of a company is over \$150,000 and does not exceed \$200,000... 10 (e) When the proposed capital stock of a company is over \$150,000 and does not exceed \$200,000... 10 (f) When the proposed capital stock of a company is over \$250,000 and does not exceed \$250,000... 10 (f) When the proposed capital stock of a company is over \$250,000 and does not exceed \$250,000... 10 (f) When the proposed capital stock of a company is over \$250,000 and does not exceed \$250,000... 10 (f) When the proposed capital stock of a company is over \$250,000 and does not exceed \$250,000 and does not exceed \$250,000... 10 (f) When the proposed capital stock of a company is over \$250,000 and does not exceed \$250,

Amending Water Clauses Act.

Ho. Mr. Fulton brought down a bill to amend the Water Clauses Consolidation act of 1837, and explained that owing to the lateness of Prof. Carpenter's report, he had found it impossible to draft as comprehensive a measure more complete in all its de-falls.

**Company is over \$200.000 ... 175 and does not exceed \$200.000 ... 200 in the following division:

**Yeas—Messleurs Tatlow, McBride, Bowser, Cotton, Ellison, Ross, Shatford, McPhillips, Thomson, Hunter, Fulton brought down a bill to amend the Water Clauses Consolidation act of 1837, and explained that owing to the lateness of Prof. Carpenter's report, he had found it impossible to draft as comprehensive a measure more complete in all its de-falls.

Amending Water Clauses Act.

Amending Water Clauses Act.

In works, The fills of the proposal that to charge a likence fee on small of the lateness and pickling. The did strage warehouses and pickling. The struction on the following division:

**Yeas—Messleurs Tatlow, McBride, Bowser, Cotton, Ellison, Ross, Shatford, McPhillips, Thomson, Hunter, Fulton, Young, Taylor, Garden, Macford, McPhillips, Thomson, Hunter, Fulton, McBride, Hower, Clauses Consolidation, Mrs.

In real was 2 1-2 per cent in the land be safe of people receiving under \$300,000 ... 250

The ratio was 2 1-2 per cent in the land be safe of people receiving under \$400,000 and does not exceed \$250,000 ... 250

The ratio was 2 1-2 per cent in the land be with the public the part of the with the public wi given second reading.

The bill to amend the Succession
Duties act was then given second reading without opposition.

The bill to amend the Placer Mining act was given second reading, but was not committed in the absence of Harry

Jones (Cariboo).

whence the water was obtained and in the district where it was to be

member of the house and in accordance with rules 18 and 70, which he read. What he had done was in perfect consonance with parliamentary custom, practice and usage and was not in any way opposed to the highest interpretation of parliamentary ethics. The house adjourned at 5:40 o'clock. After Recess

On motion of the Hon. Mr. McBride the supply bill was read the second time.

The bill to consolidate and amend the act respecting judgments was read the that he had not been able to the Civil Service and Superannuation bill another stage, but Mr. Oliver interposed an objection to taking two stages within a single day on the round that the principle which was involved in this bill was of considerable importance to the country.

Hon. Mr. Eberts ruled that the point of order was well taken.

Hon. Mr. McBride: With every deference to the ruling of the chair, I think it is quite obvious that under ent session was half over, and it was then too late to follow out his proposed plans.

Before the next session of the legis-lature he hoped to have an act draft-ed, completely amending the existing legislation. Applause.)

The bill was given second reading.

game reserves.

The chief commissioner expressed his regret that he could not bring down a fuller measure in accordance with the recommendations of the pro-vincial game warden. This would probably be done at the next session. Parker Williams (Newcastle) took exception to the last clause in the act. The matter of game reserves should be left to the legislature.

A. E. McPhillips, K. C., (Islands), wanted protection for beaver which were found in small quantities in his

were found in small quantities in his constituency.

The bill was then given second reading. The house adjourned at 12 clock midnight. Notices of Motion.

Wires Underground. Hon. Mr. Bowser gives notice that he proposes proposing the following amendments to the Municipal Clauses

act:
To strike out sub-section (42b) of section 4 and insert the following in lieu thereof:

twitch the evils connected with the liquor system could be lessened was followed by the safe was system could be lessened to the liquor system could be lessened to the light of power companies to making drinking more prevalent, but on the contrary, it had been triefect as which had just been made by the hon. member for Nanaimo were, as was so often the case with that hon, gentleman, not shown that prohibitory laws had had been freet of making drinking more prevalent, but on the contrary, it had been found that the amount which was placed on the liquor traffic. If the government desired to get rid of all trouble in connection with this subject the best policy to adopt would be to intro
was referred to get rid of all trouble in connection with this subject the best policy to adopt would be to intro
to liquor system could be lessened was spent be found to be the most effective way to safeguard the interests of the coing of what in the circumstances was felt to be right and fair to the diorg of what in the circumstances was felt to be right and fair to the diorg of what in the circumstances was felt to be right and fair to the diorg of what in the circumstances was felt to be right and fair to the diorg of what in the circumstances was felt to be right and fair to the diorg of what in the circumstances was felt to be right and fair to the diorg of what in the circumstances was felt to be and repair of whether operating under special or prover companies, which had pure to be handed over to a corporation which was so often the complete prohibition which was spent per capita for liquor decreased in direct proportion to the degree of restriction which was placed on the liquor traffic. If the government desired to get rid of all trouble in connection with this subject the best policy to adopt would be to intro-

Prince Rupert Mineral Claims. Hon. Mr. Bowser gives notice that he will propose to add the following section to the Grand Trunk Pacific Railway

Gapacity of 4,500

(a) When the proposed capital stock of a company is \$50,000

(k) When the proposed capital stock of a company is over \$1,000,000 and does not exceed \$1,000,000... 525 (1) When the proposed capital stock of a company is over \$1,500,000... 650 (m) When the proposed capital stock of a company is over \$2,000,000... 650 (m) When the proposed capital stock of a company is over \$2,000,000 and does not exceed \$2,500,000... 775 (n) For every additional \$500,000, or fractional part thereof.... 100

To Include Canneries. Mr. McPhillips gives notice that he will move when the bill for the protection of persons employed in factories is under consideration in committee, for the insertion of the words "salmon or all other fish canneries" in schedule A, which gives the list of factories to which the bill applies.

Employment of Children He will also propose the following amendments to this bill:

To strike out section 4 of the bill, and insert the following in lieu thereof:

4. No child or children shall be employed in any factory, except in the business of canning fish and the work incidental thereto. incidental thereto, as provided for in section 5A of this act.

GAME FOR THE ISLAND Hungarian Partridges Imported by Victoria Game Enthusiast to Stock Island

The bill amending the Game Protection act then was considered. In moving the second reading the chief commissioner explained the purport of the bill. Power to permit the exportation of game birds and animals to other countries was sought. Applications had been received from London, New York and Berlin. The government thought this in the advantage of the province.

The grant game license was increas—

Dr. Brown of Nanaimo, has received from A. E. Todd of this city six Hungarian partridges which he has placed in his pens along with his many pheasants. These are the first ship ment of this species to arrive on Vancouver island, having been imported by Mr. Todd for the purposes of stocking the island. Sixty in all have been imported and will be distributed at a various points throughout the island, and It is hoped by game enthusiasts that in a few years the Hungarian can hospital, and Al. King, discharged from the United States transpoint of this species to arrive on Vancouver island, having been imported by Mr. Todd for the purposes of stocking the island. Sixty in all have been imported and will be distributed at various points throughout the island, and it is hoped by game enthusiasts that in a few years the Hungarian course. Dr. Brown ,of Nanaimo, has received

Orange Juice and Health For Stomach and Skin

Few of us realize what an important part the skin plays in keeping us well or making us ill.

The millions of tiny glands, or pores, are intended to rid the system of waste matter, which the blood brings to the skin. It is a well-known medical fact that the healthy skin carries off more Urea or waste matter than the kidneys. Just think how much poison remains in the system when there is any skin trouble.

The skin and stomach are intimately associated. Find a person with a Hon. Mr. Fulton will this afternoon arroduce a bill to amend the Highway Traffic Regulation act. stipation, and both, usually.

Both may be relieved by a judicious use of orange juice. Both can be cured by taking the juice of an orange every morning before breakfast, and taking "Fruit-a-tives at night. "Fruit-atives are fruit juices in tablet form. The fresh juices of oranges, apples, figs and prunes are separated from the pulp and then combined in such a way that the medicinal action is intensified. Orange juice alone will not cure Skin, Stomach or Bowel troubles. But when taken in connection with "Fruita-tives," a positive cure results. "Fruit-a-tives" may be obtained at all dealers or will be sent on receipt of price—50c a box—6 for \$2.50. "Fruita-tives" Limited, Ottawa

partridge will be plentiful in this part of the country. Mr. Todd stipulates with those to whom the birds are sent that they shall allow him, after three years, to trap twice as many birds as years, to trap twice as many birds as are placed with them, and after four years three times as many. These will be used for further distribution, so as to establish this species of bird among the game of the island. WILL ENLARGE SMELTER

Capacity of 4,500 Tons

The Granby smelter will soon be enlarged to a capacity of 4,500 tons a day. This announcement was made yesterday by A. B. W. Hodges, general manager of the Granby smelter, who is in the city for a few days on a business trip. He stated that the mines at Phoenix and the smelter at Grand Forks are both working to full Joint Stock Companies.

Hon. Mr. Bowser gives notice that he will tomorrow move the following amendment to the rules of the house:

That rule No. 57 of the rules of this house be amended by adding thereto as house be amended by adding thereto as house be amended by adding thereto as ks?

Z. In addition to the fee of \$300 prescribed by sub-section:

2. In addition to the fee of \$300 prescribed by sub-section (1) of this rule, any person seeking to obtain a private bill to incorporate a company or to increase the capital stock of a company shall deposit with the clerk of the house, at the time he pays the said sum of \$300, the following charges in addition to said sum, viz.:

(£) When the proposed capital stock of a company of the price of copper is explained by Mr. Hodges as division to said sum, viz.:

(£) When the proposed capital stock of a company of the price of copper is explained by Mr. Hodges as division to said sum, viz.:

was necessitated when the slump in the price of copper came, and wages were put back to the old level. The drop in the price of copper is explained by Mr. Hodges as due to the falling off in the demand consequent on the financial stringency, and he does not look for any advance much inside of a year. In the meantime the works have to be run at full blast in works have to be run at full blast in order to make them pay at all, as the larger the output the more economic-ally the work can be done. Mr. Hodges does not consider that British Colum-bia has been affected by the bad times anything like the east, and that any stringency which exists will not last.

A THOUSAND WOULD GO. Workless Men in Toronto Want to Go to British Columbia.

That a thousand men in Toronto are willing, even anxious, to leave this city and go to British Columbia to work is the fact apparently proven by the result of a small advertisement inserted in a Toronto paper. The advertisement read as follows: vertisement read as follows: "To the unemployed men in Toronto: If you are out of work and would go to British Columbia to work on a farm or 525 any other kind of work, send me postcard with your full name and address, state age, married or single, use postcards only, addressed to Secreta British Welcome League, 87 Fro street west."

Yesterday Mr. Albert Chamberlain, president of the league, received over 800 postcards. He states that the advertisement was inserted for the purpose of gaining some labor conditions here.

ENGINEERS UNABLE TO HANDLE THE ENGINES

Steam Schooner Puts Back to San Francisco—Had a Non-Union Crew

The strike of the marine engineers at San Francisco is being fought by the shipowners who are endeavoring to move their steamers with non union men. The steam schooner Frab-cis H. Leggett, which left San Francisco on Sunday for Eureka with non-union engineers, was obliged to put back on Monday, owing to trouble in the engine-room. The Leggett is the first steam schooner sent out of San Francisco since the breach between the marine engineers and the steam-schooner owners, and carried the first crew of non-association engineers who have attempted to operate

a vessel since the beginning of the present controversy.

She got as far as Point Reyes when the steam gave out and she was com-pelled to put back. For several hours the big ship was buffeted by the storm with only forty pounds of steam with which to handle herself, and there was danger of her going ashore on two occasions. A San Francisco despatch says once a fireman entered the engine-room with a gasoline torch.

a says once a fireman entered the engine-room with a gasoline torch, which is prohibited by law aboard vessels using oil for fuel, and prompt action was all that saved the ship from destruction.

A man named Guiterrez, who has been employed on the lightship off Blunts reef, was in charge as chief engineer. Gus Johnson, until recently employed as chief engineer at the German hospital, and Al King, dispharged from the United States transport service two months ago by Chief