Assembly portant Statement by Chief Swestern Land Grant. nutes-in-Council Are Brought between Legislation to Confirm. ngthy Debate on Land Act Mich Finelly Passes Com- mittee Stage. Monday 19th February, 19th. The Sweet, Mr. Davidson pre- sented a petiton from E. Mille d others, re labor in smelters. Laid Do the motion of the Hon. Mr. Wil- a bill initialed An Act to amend the and infre tomorrow. Da the motion of the Hon. Mr. Wil- a bill initialed An Act to amend the and time tomorrow. Da the motion of the Hon. Mr. Wil- the table. Da the motion of the Hon. Mr. Green bill initialed An Act to amend the and time tomorrow. The abill initialed An Act to amend the and time tomorrow. The motion of the Hon. Mr. Green bill initialed An Act to amend the and the tomorrow. The motion of the Hon. Mr. Green bill initialed An Act to amend the and ordered to be read a second time. 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In the early part of last week a well dressed stranger called at the office of a well known dealer in real estate, whose office is not over one hundred miles from the post office and told the expectant dealer that he wished to purchase some very valuable city pro- perty. He was accompanied by a so- licitor, who had been engaged to at- tend to the legal part of the transac- tion, but took no part in the conversa-	ent. In a burst of confidence he waa elling the bookkeeper who attends to he books of the sawmill owner abou he gentleman who was buying land a sooke. The description of the mar ollowed, and the man of books waa urprised to learn that they were on and the same man who had bought the onkey engines and hired the horse t was not long after the conversation hat the liveryman was rung up by elephone and an anxious voice enquir- d, "Has the man returned with the torse?" The horseman hurriedly re- pled that he had not yet put in all ppearance. "Well," said the mill own- r, "I have just been up to the bank nd he has	 Hon, William Templeman on his return last night to his home city. The A O. U. W. hall was filled with representative citizens to welcome the min ister of inland revenue. R. B. McMicking occupied the chair, and besides Ralph Smith, M. P., Na- naimo, William Sloan, M. P. for Comox- Atlin, and James A. Macdonald, M. P. P., the platform was filled with Liberal members of the provincial parliament and prominent members of the Liberal association. The arrival at the hall of the minis- ter of inland revenue shortly after S o'clock was the occasion for sustained annonese A hearty reception was 	Stands Over at Re of Governmen Tuesday, February A ^T 2 o'clock p. m. the h after prayers by Re Sweet the petition fr and others re labor was received. On the motion of Hon.
Monday 19th February, 1906. T two o'clock pm. the House met, and after prayers by the Rev. J. H. S. Sweet, Mr. Davidsor pre- sented a petition from E. Miller others, re labor in smelters. Laid te table. the motion of the Hon. Mr. Wil- bill initialed An Act to amend the ty Courts Act was introduced, read at time and ordered to be read a di time tomorrow. I function of the Hon. Mr. Green I initialed An Act to amend the sh Columbia Land Surveyors Act, was introduced, read a first time ordered to be read a second time rrow. r. Hawthornthwaite moved the fol- act to amend the Provincial Elec- Act be placed upon the orders of haw for consideration of committee at against the method usually ad- the class he represented preferred the class he represented preferred the class he represented preferred the class he represented preferred abor bills if they were to be killed a certified	within the said reserved area neare of the company's blocks inveyed, the company desir- perate for the purpose of en- sectiment, has agreed that as where lands are sold, pre- the aved or otherwise alienated ernment under the provisions and Act, and are subsequently on the survey of the com- kets, to lie wholly or in part h blocks, then that the com- deal with such purchasers, s. Jessees, or others in pre- same manner as the gover- ubject to the regulations is- the company's blocks which under the terms of the except in respect of timber timber on the Columbia and and grant. recommiend that the said res- be rescinded and that the is within that area be thrown ile, settlement and other dis- three months after the date the provisions of the three months after the date the provisions of the the complexity of a notice with a side the subject to the regulations is- be rescinded and that the is within that area be thrown ile, settlement and other dis- the complexity of a notice with the provisions of the the provisions of the the provisions of the the provisions of the the provisions of the the provisions of the the provisions of the the provisions of the the provisions of the the provisions of the the provisions of th	b. when they reached that stage re was absolutely no reason why titions of the province should be differently. It was not a fact e Coast mills had an advantage the mills in the interior. What ined in freight charges they lost extra cost of logging. bill then passed through commit- the adcotion of Mr. Green's nent. House then went into committee bill intituled An Act to amend and Act, with Mr. McNiven in the J. R. Brown contarded that 160 was the least that a man could upon and he opposed restriction former. Evans offered an amendment ing the pre-emption of tide-lands. B F. Green chierted that pre- ting the pre-emption of tide-lands.	Hours of Labor in Certain Industries' and said he did so to protest against any limitation of the hours during which a man might sell his labor. The member for Nanaimo had told the House again and again that short hours levislation was the one sneific for all the ills that the workingman is heir to but he found that it had made ne difference to the coal miners of Annaimo and Fernie who continued to strike in senson and out of season. The Premier moved the adjournment of the House to 2 o'clock tomorrow. Notices of Motion On Wednesday next The Hon. Mr. Green to ask leave to introduce a bill initialed An Act res-	through would have been the largest real estate transfer ever "pulled off" in s the city. But it wasn't; and thereby hangs a tale. In the early part of last week a well dressed stranger called at the office of a well known dealer in real estate, whose office is not over one hundred miles from the post office and told the expectant dealer that he wished to purchase some very valuable city pro- perty. He was accompanied by a so- licitor, who had been engaged to at- tend to the legal part of the transac- tion, but took no part in the conversa-	ollowed, and the man of books wai urprised to learn that they were one ond the same man who had bought the onkey engines and hired the horse t was not long after the conversation hat the liveryman was rung up by elephone and an anxious voice enquir- d, "Has the man returned with the torse?" The horseman hurriedly re- biled that he had not yet put in an ppearance. "Well," said the mill own- r, "I have just been up to the banh nd he has	and besides Ralph Smith, M. P., Na- naimo, William Sloan, M. P. for Comox- Atlin, and James A. Macdonald, M. P. P., the platform was filled with Liberal members of the provincial parliament and prominent members of the Liberal association. The arrival at the hall of the minis- ter of inland revenue shortly after S o'clock was the occasion for sustained annouse A hearty reception was	A T 2 o'clock p. m. the h after prayers by Rd Sweet the petition fr and others re labor was received. On the motion of Hon.
H. S. Sweet, Mr. Javidson Pre- sented a petition from E. Miller others, re labor in smelters. Laid e table. by the got of the La. found, up pany's blo within suc pany will pre-emption the motion of the Hon. Mr. Wil- bill initialed An Act to amend the st time and ordered to be read a d time tomorrow. I initialed An Act to amend the sh Columbia Land Surveyors Act, was introduced, read a first time ordered to be read a second time ordered to be tead a second time ordered to be tead a second the second be the class he represented preferred a second be	ernment under the provisions id Act, and are subsequently on the survey of the com- eks, to lie wholly or in part h blocks, then that the com- deal with such purchasers, s. Jessees, or others in pre- same manner as the gover- ld under the terms of the except in respect of timber the company's blocks which ubject to the regulations is- the company relative to the imber on the Columbia and and grant. recommiend that the said res- be rescinded and that the ls within that area be thrown le, settlement and other dis- there months after the date the moths after the date the provisions of the three months after the date the methics of a notice which and share the the date the company relative to the settlement and other dis- the the provisions of the the the provisions of the the provisions of the the provisions of the the provisions of the the provisions of the the the the provisions of the	tined in freight charges they lost extra cost of logging. bill then passed through commit- the the adoption of Mr. Green's ment. House then went into committee bill intituled An Act to amend and Act, with Mr. McNiven in the J. R. Brown contarded that 160 was too little to pre-empt; 320 was the least that a man could upon and he opposed restriction former. Evans offered an amendment ing the pre-emption of tide-lands.	and again that short hours levislation was the one snecific for all the ills that the workingman is heir to but he found that it had made ne difference to the coal miners of Anaeimo and Fernie who continued to strike in season and out of season. The Premier moved the adjournment of the House to 2 o'clock tomorrow. Notices of Motion On Wednesday next— The Hon. Mr. Green to ask leave to introduce a bill initialed An Act res-	dressed stranger called at the office of t a well known dealer in real estate, t whose office is not over one hundred miles from the post office and told h the expectant dealer that he wished to purchase some very valuable city pro- perty. He was accompanied by a so- licitor, who had been engaged to at- tend to the legal part of the transac- tion, but took no part in the conversa-	hat the liveryman was rung up by elephone and an anxious voice enquir- d, "Has the man returned with the orse?" The horseman hurriedly re- biled that he had not yet put in an ppearance. "Well," said the mill own- r, "I have just been up to the bank and he has	and prominent members of the Liberal association. The arrival at the hall of the minis- ter of inland revenue shortly after S o'clock was the occasion for sustained applause A hearty reception was	A Sweet the petition fr and others re labor was received. On the motion of Hon.
bill initialed An Act to allehad the ty Courts Act was introduced, read at time and ordered to be read a d time tomorrow. Initialed An Act to amend the the motion of the Hon. Mr. Green initialed An Act to amend the shore and a first time ordered to be read a second time row. Hawthornthwaite moved the fol- g resolution: That a bill initial to to amend the Provincial Elec- Act be placed upon the orders of ay for consideration of committee e whole House on Thursday next. J. H. Hawthrnthwaite said he d the foregoing resolution as a t against the method usually ad- of strangling labor measures. He the class he represented preferred abor bills if they ware to be killed	deal with such purchasers, s, lessees, or others in pre- same maner as the govern- ld under the terms of the except in respect of timber the company's blocks which ubject to the regulations is- the company relative to the timber on the Columbia and and grant. recommiend that the said res- be rescinded and that the is, estilement and other dis- nder the provisions of the three months after the date to publication of a notice with the said res- the source of the said res- be rescinded and that the three months after the date to publication of a notice with the said res- the source of the said res- the said the sai	House then went into committee bill intituled An Act to amend and Act, with Mr. McNivén in the J. R. Brown contanded that 160 was too lithe to pre-empt; 320 was the least that a man could l upon and he opposed restriction former. Evans offered an amendment ing the pre-emption of tide-lands. R. F. Green chiected that pre-	season. The Premier moved the adjournment of the House to 2 o'clock tomorrow. Notices of Mation On Wednesday next The Hon. Mr. Green to ask leave to introduce a bill initialed An Act res-	licitor, who had been engaged to at- tend to the legal part of the transac- tion, but took no part in the conversa-	r, "I have just been up to the bank nd he has		the une entitled All act to
intituled An Act to amend the the Columbia Land Surveyors Act, was introduced, read a first time row. Hawthornth waite moved the foi- g resolution: That a bill intituled tot to amend the Provincial Elec- Act be placed upon the orders of ay for consideration of committee the the foregoing resolution as a t against the method usually ad- of strangling labor measures. He the class he represented preferred the class in the the wave to be killed arcetified and act the class he represented preferred the class in the the wave to be killed arcetified arcetified arceti	the company's blocks which ubject to the regulations is- the company relative to the timber on the Columbia and and grant. recommiend that the said res- be rescinded and that the is within that area be thrown ile, settlement and other dia three months after the date the provisions of the three months after the date	was too little to pre-empt; 320 was the least that a man could l upon and he opposed restriction former. Evans offered an amendment ing the pre-emption of tide-lands. B E Creap objected that pre-	The Hon. Mr. Green to ask leave to introduce a bill intituled An Act res-		Not a Cent to His Credit. They don't know him. Never heard o	speeches Geo. Pauline presided at the piano, and Messrs. Grey, Kingham, Moxon and Richardson enlivened the	tive sanction to the 'su rules, 1906,'" was introdu- first time and ordered to h ond time tomotrow. The Hon. Mr. McBride
And to gresolution: That a bill intituled And to ervations crown lan age to consideration of committee whole House on Thursday next. J. H. Hawthrnthwaite said he at against the method usually adof strangling labor measures. He class he represented preferred labor bills if they were to be killed a certified age of the first strangling labor measures.	recommend that the said res- be rescinded and that the is within that area be thrown le, settlement and other dis- nder the provisions of the three months after the date e aphlication of a notice to a notice to the said res- three months after the date the said the said res- three months after the date the valuable to the said res- three months after the date the said res- three months after the date the said res- three months after the date the said res- three months after the said rest said res- three months after the said rest said res- three months after the said rest said rest said res- three months after the said rest said res	R H (Iroon objected that Dre-	The Hon. Mr. Wilson to ask leave to	did not make any special mention of how much he was worth, he gave it to be understood that a million or two made very little difference to him. The dealer in reality was anxious to know	him, and has never had a cent in the bank to his credit." The receiver was hung up and the man of horses began to do some thinkin, which was long and deep, and which resulted in the decision to follow an	Mr. McMicking, in opening the meet- ing, after Mr. Templeman had been seated, said that Victorians had every reason to congratulate themselves in at	fourth annual report of t eral for British Columbia a The house resumed the o McGill university bill. Mr. Henderson moved t for the third reading be d
J. H. Hawthrnthwaite said ne d the foregoing resolution as a stagainst the method usually ad- of strangling labor measures. He he class he represented preferred abor bills if they ware to be killed a certified	three months after the date valuable	h was only intended for agricul- purposes and this could not by eans be taken to cover tide-water which were generally far more	cel the Assessment Roll for the District of North Vancuver for 1906, and to au- thorize a new assessment Roll to be provided. Mr. Henderson to ask leave to intro-	of investing, and the sum that was mentioned is often dreamt of by cit- izens of Victoria but very seldom han- died. The dealer was now all atten-	ret his property back. After a sleep ess night the horseman was out o bed shortly after daylight and wa soon on his way to Sooke to get hi horse and rig. His journey was cu	a member of the cabinet, and in wel- coming the new minister's return to the city he voiced the opinion of all class- es that Mr. Templeman had justly earn- ed his appointment. The chairman	order to allow of amendu lows: To strike out all after th ies" in the sixth line of sec To add a pragraph:
abor bills if they were to be kined a certined	subject to the agreement with able so	le for other purposes. To permit o be pre-empted would be to de- he province of a much more vau- burce of revenue in other direc	The most important inhident before	floating as in a mist before his eyes, he was very solicitious of the welfare i of his client, and nothing was too nice for his comfort. As the conversation	short, however, by the unexpecte neeting of the returning millionair hear Craigflower bridge. "Where i have you been to," said the livery man. With an air of one who had a	called on Ralph Smith, M. P., to ad- dress the gathering. Mr. Smith congratulated Victoria on the acquisition of Mr. Templeman to a	"9. That this is a public In support of this he are less the first amendment w measure would be operative years, which was opposed
at vote on the merits of the mea- nes, land	forwarded to Mr. J. S. Den- commissioner for the Can- ific Railway Company.	e head of a family, a widow, or man over the age of eighteen	Mr. John Oliver, affecting the Colum-	when the supposed purchaser eagerly enquired if it was possible to secure	when I intended to, Nothing wrong	the minister's appointment. He char-	terest. The second was the line with English legislat Debate on McG Hon. Mr. Fulton could no suggestions. The effect
his motion that "the committee how was intended to strangle the mea- It was intended purely to adjourn ebate. AD 1405	rks. justice	a commissioner, notary public, of the peace, or other officer ap-	interest" the C. P. R. have been allow-	thence to View and along to the Insti-	to him. "You had better drive right t the barn," said the owner of the hors and rig and like one who was anxiou	his integrity and ability. He could only find one fault, and that was the minister's extreme modesty, which had provented him from having honors long	er amendment would be to er on one party to a barga clude the other party. As stood the public interest wi protected, because no con school education could pa
of the member for Nanalino. He all along advocated a reduction in leposit and as he understood that Hawthornthwaite was willing to his presider Copy of the Hono	a report of a committee of rable the Excessive Council, being a	he commissioner, may for agricul- burposes record any tract of un- d and unrecerved crown lands (not an Indian settlement) not exceed-	to complete the surveys in time for the present session of parliament and the government on their part engaged that	the commission. But another blow was struck when the gentleman im-	that the horse and rig did not disappear from his sight, he followed clos behind. Everything went well till the arrival at the stable. Then the fu	 before now. The member for Nanaimo in a happy vein referred to the easyt work of a senator as opposed to the genuine hard work of the commoners, and thought that instead of continuing 	without the full consent bo ucation department and the tees. Hon. C. Wilson thought had been discussed "ad na
bill on the orders of the day. In. C. Wilson suggested that this are be allowed to stand over and be in the orders of the day. To His nor in The unit The unit	tent: a Council: to the Lieutenant-Gover- to council: to the Lieutenant-Gover- up for	agricultural purposes, and shall	would bring in legislation to confirm the arrangement and to place the railway company in possession of the lands. The blocks referred to are alternate sec- tions stratebing from Okanazan lake	wished to secure all the block on the opposite side of the street commencing at the corner of Douglas and Yates street running to Blanchard, thence to Johnson thence to Douglas and back	said the man of money. I will giv you a cheque for the amount." To —	a had come forward willingly to shoulder greater responsibilities as devolved on a minister of the crown. In conclusion he paid a glowing trib-	unless proposed amendmen something new there was n reopening the matter at thi Mr. John Oliver demuri statement that school truste
. W. Davidson protested against way this bill had been treated in hittee. He supported the motion of nember for Nanaimo.	chapter 54 of the Statutes of Columbia and Western Raii- any was incorporated and em- to construct a line of railway Provid.	Il have obtained permission in s to so record by a special order Lieutenant-Governor in council: ed also, that sucl right shall not	embrace 808,872 acres in all. It is un- derstood that the surveys of all but two blocks have been completed and in order to easile the matter to be dealt with this	this with the exception of the Carnegie Library, and he would have taken this if possible, was sought. He was very	are no — good. I want the cash al- quick, too. Come into the office said the liveryman. The man of man deals did so and was followed by th now enraged liveryman. On enterin	 With whom he had the honor of asso- "ciating with in the Honse of Commons. J. A. MacDonald, M. P. P., leader of the opposition in the provincial house. Was the next speaker. Referring to 	make a contract for one y was nothing in the act to h and that constituted a pub Hon. F. Carter-Cotton co there was no public danger ratepayers could at any th
always opposed it. His position that the only purpose of the deposit to prevent irresponsible persons divide its	t at or near the town of Pen- ne company was authorized to undertakings into six sections. feated	ble water." 14 pointed out that the proposal and the clause passed.	ably forego these. Legislation will be introduced by the government to give effect to the orders in council.	that on it had been presented by Mr	the office the man with the mone was surprised to see the proprieto quickly close the door and turn th	br enter upon, he was sorry to note the absence of a good old party fight be-	ing to vote the funds efforminate any agreement bet trustees and McGill. It fair nor true to contend, a done by the opponents of
this purpose ne did not think that was too large a deposit. To the debate: on it being opposed of the debate: on it being opposed orthor with a state of the debate of the	tollows: to consist of that to consist of that the line extending from a or near the mouth of Trail the Columbia river theorem	government to allow a logger to prizes and cattle for logging but ig him permission to use an en- as forcing him to do logging by the preserve mathed	ALBERTA FOR THE RIENT	beyon instructions to the dealer to get busy and secure the necessary options. To say that the dealer was flabbergast- ed is putting it mildly, but he, with	the could not user which any — cheque either." "But I have not the much money with me; I will give yo a cheque." "No sir, your cheques an	appreciation of the minister of inland trevenue. He had every confidence that Mr. Templeman would do credit not only to himself but to the province he	any preference was being Gill. The fact was tha or any other university of to the government lodgy ar proposal it would me
thornthwaite's resolution, with the that that it was carried by 22 to 16 on collowing division: bas_Messrs, Tanner, Davidson, carlied by the second s	o a point at or near the town d. it in word section to consist of that the line or extension thereof from a point at or near the mod	. Mr. Green said that the inten- ras to provide for the man who keep horses and cattle for farm- rposes to do a little logging. He an amendment to errike out the	C. P. R Efforts to That End Ex-	work to secure as many of the lots as possible. Day after day and night and night did he toll, and he was rewarded hy securing the majority of the pro-	no — good and you will have to pa the cash before you get out of the — office." "I do not carry that amoun with me," replied the now fairly scare for "I rdll give you a cheque." "N	 Tepresented-the Partic gateway to Canada, which was from day to day becoming more important in Dominion d affairs. The chairman then introduced the 	same reception at the hand ernment. The only altern tion of possible value was ment of a provincial univer ery honorable member who measure knew that even th
e, Wilson, Houston, Bowser, Flater, A. McDonald, Green, Garden, or, Wright, Young, Gifford, Mac- an, Shatford, Grant, Manson-22. The th portion of	the line extending from such followi	ollows:- Section 55 of the Land Act is 'amended by adding thereto the	Manager Peters.	perty, some of the lots running vory high; in fact one lot near the library was only secured on an offer of \$20,000, while the others were in proportion. At the end of the four days he was all	you, I don't want your waste pe per. Give me that watch and chai for security." The man with big in tentions did so. Now that overcoat	n Templeman who received a rousing	were started today it would or twenty years at least be versity would be in a pos the youth of the province could offer them at once.
by, Jones, Evans, Oliver, J. A. donald, Henderson, Munro, Pater- Wells, Cameron, Tatlow, Ellison, ord—16. Questions and Answers	or near Christina lake. In the section to consist of that the line extending from such or near Christina lake to a r near the town of Midway. der su	this section shall not use horses, steam power, or machinery op- by horses, cattle or steam power, rying on lumbering operations un- ch licence.	make Vancouver the gateway for the export of Alberta wheat, and the amount shipped from this port to the Orient will steadily increase," said Mr.	sion. But: The stranger chapter was In the meantime another chapter was being written in another part of the / city. This time the operations took	won't beat me. These things will there when you raise the money to pa for them." But they still remain, and in the meantime the real estate deal	y casion. He believed that he not only d had the respect of the Liberals but a relarge proportion of his Conservative triange The sneaker told of Sir Will-	Mr. J. A. Macdonald s reason why the opposit so determined was becaus anything that the gover urge, this bill did confer advantage over other seat
the following questions:- Did the government inform the at or ne to a poim- Reilwary Commany's charter "That or Beaution of fill at or ne to a poim- or pention	the line extending from a point a licen ar the said town of Midway shall half-way or more to the town ceding	sub-section hereof, shall be hable,	manager of the C. P. H. western mes. today, to the Vanconver Province. Mr. Peters, who was in attendance at the convention of C. P. R. officials	ay's work this well-known mill owner was awaited on by a gentleman of a very imposing manner, who had heard	the commission he spent but did nereceive; while the sawmill owner congratulating himself that the engine were not taken away. Who the millionaire is or where he comes from re-	tiam Laurier's fulfillment of a desire to is have the province of British Columbia es represented in the cabinet and his (the speaker's) appointment to the portfolio of minister of mland revenue and his wish that Mr. Brodeur, his predecessor.	and the medium was the public funds to strengthen of a private enterprise. admitted that for years to vince could not have a t
t the liability of the province under portion of	the line extending from such point to a point at or near the Penticton. In company has constructed a gether	e hundred dollars." W. C. Wells was in favor of do- way with the hand-logger alto- , He is a nuisance. Il's shout i the commissioner and only re-	main on the coast for the next ten days or two weeks, and during that time will visit the C. P. R. offices in Vin-	er did have two engines that he have taken from one of his camps for re- moval to another, which he was will- ing although not anxious to dispose of.	Mains to be found out. A MARINE JOKER. British Captain Adopts Novel Metho of Killing Time.	should become minister of marine and fisheries. He had also suggested to Mr. Templeman the introduction of a d measure to create a department of minos. He pointed out the wide scope	its own at all commensur Gill, but they had other e stitutions which would su petition with McGill. E the provisions of the bill u
reason that this company has not treated in the samme manner as the ray and Vernon Railway Company? e Hon. Mr. McBride replied as fol- ed the St commod is	tutes of 1896, hereinafter cal- trutes of 1896, hereinafter cal- mission of the company has respect of section one and	J. R. Brown was grateful for the concession which the Chief Com-	"It is impossible for me to state just what the grain output of Alberta will be this year, for the reason that the ex- set semant produced last year is un	to make the pirtuace, it logging business and had already placed large orders for other paraphernalia, but it was im- possible for him	New York, Feb. 19.—Should any dec sea skipper off the Cape of Good Hoj run foul of a flock of albatross whit	of such a proposed department and interposed department and interposed department will have to take up similar to that done in the agricultural department. What done is the agricultural department will have to that done is not department.	seats of learning, unfair payers and unfair to sisten Hon. R. McBride conten was the revival of a mair island controversy, and an evive the old animosity f
2. The company has never ap. Access of have alrest the government in the matter." r. Oliver asked the Hon. the Pre- the following constions:	area amounting to 1,603,312 far en land, of which 794,440 acres ady been granted to the com- ving a balance of 808,872 acres mpany is now applying for a On	from him a privilege which he had	declared, however, that twice as much wheat will be grown in that province this year as last. I must confees that the C. P. B. did not have its grain-re-	To Secure Two Engines to his liking. The mill owner was very affable, and invited the stranger down on to the wharf to inspect the engines. There he was satisfied with their ap-	els in a school for writing "ads" ne w confer a favor upon Capt. Jarvis, the British four-master bark La Sall now at New Pier 14, East River, noting the date and position, says t	hill established, the premier had plottight of him control. (Applause.) e. Taking up his own department "he gave many pointers of its working, he which he described as a very important the control of the presence of the second premium of	(ill and Toronto universitie position could not screen the hind principles because the ly opposed the government e ures which it was well d
When were the holders of the Mid- and Vernon Railway charter in- ted that the government was not ared to admit the liability of the ince under the Midway and Vernon power to	the last mentioned area of land blocks colored green on the to annexed, but it appears that tenant-Givernor has now the make said grant in virtue of	amendment of the Chief Commis- to permit hand loggers to use and cattle then carried. Chief Commissioner introduced	arrived at. The reporting system was not in working shape till after the har vesting had commenced.	be disposed of till the following morn- ing. This was agreed to and he left, after agreeing to meet the proprietor	such stray sharks and birds as can aboard and turn them loose again. the China sea a fourteen-foot sha	he les, breweries and cigar factories, of in weights and measures, of the inspe- rk tion of gas and electric light metres and the adulteration of	really favored. Now it was alleged that to get a preference. We proposed to pay for it, and she not therefore get some turn. Honorable members
Was this information conveyed in ing? If not, how and when, to m, and at whose request was such metion conveyed?	sions of section 5 of the SUD- that no lands shall be granted, ompany which have not been d and surveyed by the com- hin seven years from the pass- ing ne	clause exempting all persons hav- rster leases from the operation of ct. Agreed. Garden moved to add the follow- ew section:—	Held Grain for Seed. "Last year a great deal of the pro- duction was held by the producers for seed purposes. Many of the farmer	ing, which is by the way, slightly ear- lier than what the mill owner is used to. But this did not deter him in the least, and according to agreement both	red lik Control of the following legen "Submarine No. 1999, H. B. M. Shark followed by the date of launching at the shir's position. After the mo	d: ed the city of Victoria, he also repre- " sented the entire Dominion of Canada. He did not intend to discuss anything of a political mature, as the meeting	sight of the immense ber would be derived by the y this province, especially in scientific learning for exp What would be the position
. On the 14th March, 1905. This information was conveyed to Robert Wood and his solicitor, Mr. acted an The con- has been been in solicitor, Mr.	96. mpany urges that the said aid duly earned and that the de-	shall be reserved from all grants own lands extending to the sea, y inlet thereof, a strip of land one in width, measured from high	ing settlers. Of course, while the pro- duction is only from 3,000,000 to 5,000, 000 bushels, the holding of grain o	Another inspection of the engines was made and the price for the two seat at	Had Been Properly Christened it was dropped overboard again. Whi the vessel was running around the Ca	was, as he understood it, simply one of good fellowship. He had hoped to have avoided a contest and he was sorry that Mr. Marcon was spoiling for y a contest. He esteemed very highly, indeed, the attitude of the Conserva- tindeed, the attitude of the Conserva-	tages were repulsed? Tor sity could not offer them; - university could not give the years to come. This was a and a narrow conception o
r. Brown asked the Hon. the Chief missioner of Lands and Works the wing questions:— Has the Columbia and Western eav Commany made application to ally resu	o this aid were carried on be- e company and the Executive ovince for a long time and fin- ted in the passage of an order	portion thereof, may be used for a ray, or may be leased or granter such terms as the Lieutenant-Gor, in council may deem proper.	 output is greater. "Of course, some of the Alberta grain may be shipped to the United Kingdom and as shipping conditions are at pres 	Many Dangers	ber of albatrosses and Cape hens aboat The albatrosses were enticed on boat with a bait of pork on a hook, whi	If these in putting ho callered the obtain- the field (applause), and believed the obtain- the ing for British Columbia of a minister ink in the federal cabinet is assuring it, in bis conjugate for all time to come.	deal with a great public qui proposal did not in the slip clash with other universities ernment would hold out b any one who would offer si tages Dut that may no
of subsidy on account of the con- cil was which a fr so, when was such application the con- cil was which a the con- cil was which a the con- cil was which a the con- cil was which a the con- cil was the con- tion of section of solution the con- cil was the con- cil was the con- tion of the con- cil was the con- tion of the con- cil was the con- tion of the con- tion of the con- cil was the con- tion of the con	A.D. 1901 (which order in coun- subsequently rescinded), by a area of hand in South-East , smaller by 167,031 acres add balance now obtained.	Parker Williams protested st so many amendments by the Commissioner in his own bill; in very confusing and re wis hurd's to follow them. He thought the	conver grows so that it would be pos e sible to handle grain for the Unite Kingdom through this port better that	The Work and Worry and Close Con- finement of Their School Days and Here They Can Be Safeguarded.	ly labelled and set adrift. Across t smooth, pure white breast, which is compact and well oiled that it has solid, impervious front, the name of	so essays in the interests of Canada that the great west should be more fully he represented. Just so soon as it was possible to do so it had been increased.	tages. But that was no mistrusting McGill. Her re second to none and she ha than all other Canadian in together to give the Domin in the eyes of the education
e? How many acres are claimed by company? Has the government taken any ac- regarding such claim, and if so, of its rai	said balance how solution amend ment of its said claim for aid t of said sections one and three lway. desrigned has the honor to sub-	and A at A mondmont Act 1985.	 can be done at present, all the grain would be routed this way. "The demand for Alberta wheat if the Orient is increasing steadily, and all such shipments will be made via 	a n d Children Face	were inscribed. A motio or name we generally added. One bird was let with the title conspicuously display. "I'm the queen of the air." Ano i bore the legend, "I'm a high flyer."	as and the time had how arrived in the west will always demand its re- ed, tention. The speaker referred to the deplorable loss of the Valencia and stated that the metter would immediately be tak	the world over. What m opposition require? Some Where would they find it? this stage the opposition and gracefully allow it to
What lands, if any, have been sur- d by the company in respect to sec- 3? What surveys, if any, have been ted by the government?	the full measure of aid earn- as aforesaid under its subsidy to recommend that an assur- given to the company that, at Mr.	ded by striking out the following in the fifth and sixth lines: "that which a royalty is reserved by this n or." John Oliver urged that this ym	Will Manchuria Compete ? "Will wheat ever be shipped to Japa in bulk? Well, at present all goes i the four of four and will continue a	confinement of the schoolroom and the duties imposed by their studies are a strain, a very serious strain. Many become broken in health by this strain and are physically weakened for life.	passed away on Sunday in the pers of John Irvine of Cedar Hill. I ceased had lived in the district for t	eer en up for the providing of aids to have on gation. Lights would be provided and e-improved and lifeboats were now under the construction. As to the Salvor, he said the did not know the exact nature of the	without party opposition. Mr. R. Hall said he had posed the bill on principle. tion was the placing of B bia high schools under th McGill. • The dominancy of
he Hon. Mr. Green replied as fol- . Yes. . August, 1901. . 1,060,000 acres were claimed by before the next acres of before the formation of the second	session of the Legislature and e introduced by the government is the company the said 808,572 and, provided the company has, reading the survey Mr	ent as well as the preious one was y regulate, not being within the p of the bill as it passed the second ag. T. W. rate: on said this clause	 such unless the Japanese should, erec mills in Japan. At present they hav no mills that grind Alberta wheat Some wheat is raised in Manchuria but as that country has not reached 	healthful, pure, strengthening food element necessary to the maintenance and upbuilding of the human body and mind-especially beneficial for children. "Metra-Vita" is no meaningless	of Calf Sound, Eday, Orkney Islan and came to British Columbia, in i service of the Hudson's Bay Compa The passage from London was ma	ds, but he believed the vessel should be equipped, and would be, with life sav- ing appartus. It is proposed, he said to place a lifeboat at Bamfield creek and to place a lifeboat both property	sity was inimical to the inte er universities and of the He cared not where they w ed so long as they did not b
a portion of such lands the balance claimed is 808,872 acres. . Yes. Orders in council were ap- red on the 18th February, 1905, and Max 1905	the company. the company. the company. the company. the sond day of May, A.D. 1905.	practically one of confiscation. It tive provision affected prosety on a people had paid taxes for years and constituted a breach o greement under which it was stipu that 50 cents should be the maxi	ese war. I do not think the productio there is large. Manchuria is muc more sulted to the raising of whea than Japan.	n coined word. It stands for its literal translation from the Latin and means exactly what it says, "Malt Life." The original phrase, "For the blood is the ure," is the starting point and final	by the ship Tory, which left the (Country on the 3rd of November, 18 and reached Victoria on the 10th May, 1851. On arriving here 1 Irvine found nothing but a small f	50, manued. The west coast, too, would of be looked after, and these aids and Mr. equipments would be installed as rap. ort idly as possible.	lic charge, and did not de dependent character of the and make them simply nurs Gill. He was not animated tional feeling; only by a d tect the interests of the pr
The department is advised cer- surveys have been made with res- to nearly all the blocks selected. None." Crean then laid the two 1905	The Commissioner of Lands d Works. red this 2nd day of May, A.D.	royalty. n. R. F. Green suggested that thi e stand over. Agreed. clause (12) which provides tha	migration into Alberta and Sassaichi wan this year. Already many settler are arriving on the ground, and other t are there booking over the country of the advice of friends who have not	s of fits large percentage of maltose, or s malt sugar, a natural sweetening agent, n easily digestible and readily assimilat- ad by the human economy, forming rich,	Here he and his wife resided for may years. Later they lived at Cra flower and afterwards at varia places until making their home	ig- crown. While he appreciated being a senator, he nevertheless felt it his outy at to resign, and as Mr. Eiley had retired without any conditions he had turned	Mr. Parker Williams did that the fundamental print Gill were any different fr others. His university h logging camp, so he did n ize the possible subtleties of
utes in council referred to on the (Sig	ned) F. CARTER-COTTON, ding Member of the Executive puncil. R. F. Green resumed the de- committee on the bill initialed therefore the formation of our therefore the formation of the forma	I timber licence shall be filed in th tment of lands and works and a fe e dollar shall be payable in respec of." Mr. W. C. Wells moved tha see be two dollars instead of on	e ceded them. Thousands of American e will cross the border this year. Th	is healthy blood. Malta-Vita is so good to eat-not	three daughters and two sons to mon his loss. The funeral is arranged	irn over the constituency to the speaker. to He therefore asked all Liberals to unite	bill with a miscroscope to f

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