on

trade advantage lated the Governnese coming in ful arrangement be cut off was on. He supportty of 1907, beegulated. If it assurances given ried out, then he, abrogation of the by giving six

Atom

ouver, also had to er. Mr. Lemieux was satisfactory, urance. The sethailed with dethe last of any ny Oriental counas settled for all if he was defeatmake-up of the ouse-Laughter. the attention of grievance, and

ier

rose. He welion of Mr. Bor-of cleavage clear. to gain restriclegislation on a fact was that in al races and the there was fricquestion than a n of British Cohe Oriental inthe balance of ir Wilfrid referoan to the status nad shaken off on land and he offensive and n and England the fleets of the a side by side hen the request o restrict Orienent refused to atal Act, but enapan to restrict l. The result had of Japan's backosse given to the ears 1903, 1904, those years Japwas very small. eaty had been riso restricting not have been it immigration strictive legislae abrogated the e. Canada was neans to permit Abrogation of d should not be ffort had failed. e the assurances better position ise in the treaty. le of what a re-San Francisco

d to the people

e believe that if the treaty the ada would dey dilating upon den's policy of e Government n. He was not Columbia when

Wilfrid, made to the attitude rs, who hid beed the question e Mr. Lemieux Smith with gon of the clause pan, which perby the United n the United of immigration. think the Unitcts equal treaty ere. There had nd 1906 with th the United r ridiculed Sir ntary arrangeies bound nae man who was f the present ept from power of this volun-

Oldcastle. "My "Well, I can't o about it. I snippy Wilson ow did you get go Record-Her-

ASSENT TO BE

Friday, February 14, 1905.

Natal Act Will Become Law At

Once — Agents Appointed

For Its Enforcement

Whereas much of the product of the coal mines of the province is being exported to foreign markets and sold at a price that enables it to compets with coal from other countries in such foreign markets; and

Whereas a belief exists that an understanding exists between the name

DR. McGUIRE'S RESOLUTION the high prices now being charged to consumers in this province:

whereas the excessive price of multiple set of quality them—stap gult is the case; and the private. The public part of the private of the pri

Commission of the house folds of the season of the house folds of the conditions of the season of the house folds of the conditions of the season of the house folds of the conditions of the season of the house folds of the conditions of the season of the house folds of the conditions of the season of the house folds of the conditions of the season of the house folds of the conditions of the season of the house folds of the conditions of the season of the house folds of the conditions of the season of the house folds of the conditions of the season of the house folds of the season of the season of the house folds of the season of the season of the house folds of the season of the season of the house folds of the season of the house folds of the season of the season

present very high price for this prime necessity of life and industry, the peo-ple who are benefited are the workingnen or the operators; and further whether a combine exists; and whether, sir, it is true, as many people believe that the people of this province are paying at the present time, and in these circumstances, an altogether unreasonable price for the coal which they consume. (Cheers) they consume. (Cheers.)

Motion Adopted

The original motion was adopted and the amendment was defeated on the

following division: Yeas—Messrs. Williams, Hawthorn-thwaite, McInnis, Tatlow, McBride,

Service of the control of the contro

ord understoand. Mr. Oliver, arter of the control in the control i