LANGLEY REFERS TO

which provided for a committee of Messrs. Bole. Shepphard, Smith, Gillis and Bradshaw to act. The resolution set forth certain questions to

twitted the attorney general on the bers spoke to it.

was easy to imagine how they would islation of last session was due partreport. If the government was hon- ly to the temperance agitation and report. If the government was honest in its intentions it should appoint a royal commission.

If the government was honest in the department of the temperance agitation and book contract.

The most of the time of the House was taken up in committee.

the chief justice of the province would that the traffic would be curtailed.

scope of the commission should be with the temperance people of the

It was much ado about nothing and shaw said that if the extension were he would much prefer to see the good for sities it should be extension with a good for sities it should be extension where the good for sities it should be extension with a good for sities it should be extension. not humiliated

a royal commission. went over the ground in a lengthy sive.

New

and

Gun

Shop

Bicycle

from the ministerial benches were the amendments should have been inanything but dignified. Finally the cluded in last year's bill. Discussing stituting for an order from court, government were forced to admit the the extension of the hours of sale that of direct procedure by mortgage

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reasonableness of his claims and the The House was occupied all afternoon and evening on the proposal of the government to appoint a committee of the House to investigate the Calder-Morang school book contract, ing to the contract which in the Mr. Turgeon moved the resolution opinion of the commissioners should be investigated.

TUESDAY, JAN. 12.

the premier announced that the Chief ation of the Regina Inter-Urban of the government.

proposed for the committee had already expressed their approval of the contract. These members were on the majority of the committee and it reasonable to presume that the legand while he believed that precedents were against appointing a royal commission, yet he was willing that such should be the case. He hand that of pledge to the case. He hand that of pledge to the case. He hand that of pledge to the case was a kind of pledge to the case. He hand that of pledge to the case was a kind of pledge to the case. He hand that of pledge to the case was a kind of pledge to the case. He hand that of pledge to the case was a kind of ple

The government had appealed to the ington and the attorney general. be one of the commissioners.

The government had appealed to the Mr. Haultain following concurred that if they were to have an investigation the proper way to have one was by a royal commission. The scope of the commission. The scope of the commission should be with the temperance people of the scope of the commission should be a breach of faith with the temperance people of the scope of the commission should be a breach of faith with the temperance people of the scope of the commission should be a breach of faith with the temperance people of the scope of the commission should be a breach of faith with the temperance people of the scope of the commission should be a breach of faith with the temperance people of the scope of the commission should be a breach of faith with the temperance people of the scope of the commission should be a breach of faith with the temperance people of the scope of the commission should be a breach of faith with the temperance people of the scope of the commission should be a breach of faith with the temperance people of the scope of the commission should be a breach of faith with the temperance people of the scope of the commission should be a breach of faith with the temperance people of the scope of the commission should be a breach of faith with the temperance people of the scope of the commission should be a breach of faith with the temperance people of the scope of the commission should be a breach of faith at the temperance of the commission and the attorney general.

The municipal bill was also discussed in committee, the clauses recommission in the committee, the clauses recommission in the proper way to have one with some heat. This brought him the sent temperal at the municipal bill was also discussed in committee, the clauses of annoyed Langley, that he replied was wise legislation on was wise country, and "other provinces" had been reported to the sould be a breach of the scope of the clauses recommission and the attorney and the attorney and the attorney and the attorn Mr. Langley opposed both proposi- that the electorate had this view.

he would much prefer to see the good for cities, it should be equally committee on the amendments to the money spent on roads and bridges.

He thought Mr. Haultain should get vocate the extension, but he was optime to the amendments to the me of sitting here again. But the me of sitting here again. But the lambda that the me of sitting here again. up in the house and let them know if posed to such distinctions as the proposed legislation made it possible premier and attorney general should disregard of the unfortunates, who he had any evidence. If he had not he (Langley) would use his best endeavors to see that Mr. Haultain was a formulated with the farmers' land easier while the least be decent to me."

amendment applied. Surely a man for the loan companies to take away the farmers' land easier while the Langley said that he had seen the Langley said that he had seen the loan companies to take away the farmers' land easier while the land easier while the land seen the loan companies to take away the land easier while th he had any evidence. If he had not amendment applied. Surely a man for the loan companies to take away at least be decent to me." deavors to see that Mr. Haultain was ficient between 7 a.m. and 10 p.m. government claimed that loans could Evidently the government were sus- be secured cheaper. Mr. Bradshaw also spoke favoring ceptible to certain hidden influences. This had been shown by the amend-

After the discussion the govern, ment. Where would it end? Such an ment proposed to amend the resolu- influence was dangerous and should tion by substituting a royal commis- be opposed. In short the speaker opsion instead of the special commit- posed the hill in its entirety. On the premier and attorney general. tee. Mr. Haultain, however, objected such matters legislation should make to the limited scope proposed, and advance, it should not be retrogres-

speech in which the interruptions Mr. Langley, of Redberry, said that of procedure in the sale of land un-

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the cities against the country. What siderations; their appointment was the government attempted to give

pressed the hope that the committee would completely vindicate Mr. Cal-

the majority of the committee and it reasonable to presume that the leg- ed with the chief justice on the royal commission to inquire into the school

should be the case. He hoped that of pledge to the temperance element ted in by Mr. Bradshaw, Mr. Well-

WEDNESDAY, Jan. 13.

During the discussion in committee on the bill to amend the Land Titles Act Mr. Langley had a conflict with This bill, which the attorney gen-

eral contends is a measure of law reform, abolishes the present method der the foreclosure of mortgage, subunder ordinary notice of sale. As Mr. Haultain has contended it means that a mortgagor may be deprived of for next season. He thought the of this province was in advance of his land within three months, whereas under the present system sale with these. might not be effected before eight and possibly twelve months had elapsed. Further instead of sale bethe hands of the registrar. Langley, taxation. and those who oppose the bill, conthe time in the procedure for effecting sale is detrimental to the interests of the mortgagor, moreover, the registrar not being a judge, but a government official, is not unlikely to be affected by political influences; to powers which are strictly judicial, gists in local option districts are act of last session. whereas, in reality he is not a judge.

The amendment was introduced, not at the request of the farming community, but at the request of the ference in the law makes the rate of earnings of the machine.

the point, which was rather that tracts entered into was 6,049 insur- the intention to prohibit its Concede shortening the time could not be in ing approximately 6,400 persons and for the sake of argument that the ex-

LACK OF DECORUM

In a Heated Speech the Member for Redberry Scores the Premier and Attorney-General — Farmers' Interests Sacrificed to Loan Companies — Clubs to Pay \$250 Fee.

The country, therefore their need for higher the country therefore their need for higher the country therefore their need for higher the country, therefore their need for higher the country the country therefore their need for higher the country the country therefore their need for higher the country the country therefore their need for higher the country the country therefore their need for higher the country the country the country the country the country therefore their need for higher the country the populations entered into the appointment of judges. Nevertheless, after a judge had been appointment of judges. Nevertheless, after a judge had been appointment of judges. Nevertheless, after a judge had been appointment to judges the country the c the country, therefore their need for he and everybody else know that po-Mr. Wylie, Maple Creek, said the some good registrars, no doubt, but favoring advanced measures. But sevamendments discriminated in favor of they were selected for political con- en months after the act was passed was good for cities should be good not permanent; the government could back to the liquor trade privileges

The amendments to the Liquor License Act received their second read
In the course of a reply to a ques
In the course of a reply to a ques-

other provinces.

against me the prime minister should had been pronounced good, had a tenassist me to keep out the practice of dency to lessen public confidence

prime minister."

tent of three acres belonging to the he said: "I know the place this is Victuallers were organizing to opbuildings of any agricultural society you think I would do this if I did fund of \$100,000. The amendment inenjoys his part in public life more ready been felt. Legislation should

> land, and he said he believed the no matter what might be the opposi one wanted it but the loan compan- been held.

In reply to Mr. Wylie today the premier stated that the government had 31 applications for seed grain Dominion government would deal

In replying to Mr. Anderson he stated that the government had given instructions to find out whether ing made under order of the court the lands held by the Saskatoon and the amendment places the power in Western Land Co. were subject to had supported the legislation of last A resolution fixing the fee to be

> ly was passed. Mr. Wylie opposed the resolution

as he thought it was excessive. Another amendment to the Liquor agreement between the liquor party Act was also passed by which drug- and the government respecting the prohibited from selling liquors un- Here the premier denied that any less on the certificate of a doctor or understanding had existed prior to

loan companies, who desire that the threshing machine employees was sion had gone throughout the coun laws of this province should be made read a second time. By the bill the try. He was amazed at the quiescent wages of men working on these mar attitude of the commissioner of Agrivinces. They also assert that the dif- chines is made a first claim on the culture. Last session he was the

However these were the representa- of the Hail Insurance Ordinance of when the government had made a tions made to the commissioner of 1908. It reveals a deficit of \$130,855. retrograde movement he sat still in agriculture and the provincial trea- 48 in the year's business. The state the house and had not opened his surer when they visited the loan com- ment covered the actual figures for mouth in protest. This drew hearty panies in Winnipeg. The commission- eleven months, Jan. 1, to Dec. 1, applause from the opposition er told of the results of that con- 1908, with an estimate to cover the which some spectators joined. ference, and his credulity was sub- last month of the year. The am- Hon. Mr. Motherwell said that if ected to much sportive comment. ount of claims settled was \$246,316. the opposition had spoken before the Speaking to this point, Langley 09, with an estimate yet to be paid government might have been guided these two innocent men of \$12,500; a total amount of claims by it. As for an equality of treatfrom the west had approached Shy- for losses of \$258,816.09. The reven- ment for all hotels, differences in conlock, and had been told that the law ue received in the form of premiums dition prevented this. The member of Saskatchewan caused prolonga- paid by applicants for insurance was for Whitewood, remembering the action. Prolongation, for whom? The \$145,613.92, thus leaving a deficit of tion of the government on the redismortgagor. Prolongation was the \$113,184.17 between revenue from tribution measure should have been farmers' opportunity. The ministers premiums and payments on account the last man to make insinuations were forgetting the farmers' interest. of losses. The cost of administering respecting the motive by which the Bole of Regina asked what percenthe Ordinance, including inspection government had been actuated in pretage of mortgagees had taken advan- fees, arbitration, etc., was \$17,671.- senting the hill. The amendment retage of the time after foreclosure 31, which added to the above deficit lating to clubs was a fulfillment of a

he made the amusing argument that who needed every consideration. 1,250 persons with approximately for by the restrictions upon the sale city people retire later than those in Speaking of the judges he said that 124 more yet to be paid. were not permitted. The opposition

should be read as one act. The act

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WEDNESDAY, JAN. 13.

In the House today Mr. Bole pre
we detective portical in a amendments proposed to lengther them. The country had not made representations for the change. On this matter out of the hands of the the contrary the tendency through-AND BEST

sented a petition of the city of Re- judges and place it entirely in the out the land was for further restric-At the opening of the House today gina protesting against the incorpor
At the opening of the House today gina protesting against the incorpor
At the opening of the House today gina protesting against the incorpor
Of the government. to secure answers. In speaking to the motion the attorney general made a lengthy speech, in which he ex-

and moved an amendment which had ing today. The attorney general aland moved an amendment which had for its purpose the substitution of a royal commission in the place of the royal commission in the place of the committee of the House. His amendment also provided for the widening of the scope of the inquiry. In speak—

the license to be paid by clubs servered by clubs servered as a reason—
the license to be paid by clubs servered as a reason—
the license to be paid by clubs servered as a reason—
the new bill the cost of forectosure of the new bill the new bill the cost of forectosure of the new bill of the scope of the inquiry. In speaking to his amendment Mr. Gillis words, and only three other mempremier again threw in a caustic re-representative of public opinion. Its display of bravery of the government in asking for an investigation. He

Mr. Bradshaw of Prince Albert said

Before the orders of the day were am much obliged to the prime ministrate that the members of the government of the day were am much obliged to the prime ministrate and much oblig which had criticized the opposition with marked cards and loaded dice. The government members that were evidently tried the same tactics; for

> The premier made a remark about porters of temperance. Furthermore the sudden amending of legislation Langley-"Instead of queting this which at the time of its enactment

prime minister."

"Bosh," and "other provinces" had atc. However, that might be, what

wide and they should take evidence at every possible point.

Wr. Langley appared both proposed both tions. He wasn't in favor of a spec- Speaking of the lengthening of the organized under the Agricultural So- not believe in my position? No man dicated that their influence had al- GEO. STURDY

> England, where the government pro- had not spoken before because of the osed to invest nine hundred millions impression that the government had OFFICE: SOUTH RAILWAY ST to reinstate the Irish farmer on his intended to put the matter through same tendencies were to be seen in tion. It was remarkable that the P.O. BOX 98 this bill. This made him strong in government which had enacted a his opposition. He would like the at- stringent measure just previous to torney general to say who would the elections, should repeal some of suffer if the bill were torn up. No its provisions so soon after they had

Smith, Moosomin, expressed surprise at the speeches of the opposition which, were they sincere, would have been heard before. What were these men in reality doing for temperance? It was a play for political purposes. The temperance legislation other provinces.

Gillis, Whitewood, resented the remarks of the previous speaker, maintaining that at this point discussion was as much in order as at any time. He pointed out that the opposition session. No good reason had been advanced for its amendment so early. Legislation should be tested before being amended. He was of the opinion that the temperance legislation was being used as a political football. There seemed to have been an

August 14.

The bill to provide protection to Mr. Gillis replied that this impreswatchdog of the temperance party, interest unduly high. This, however, Mr. Calder laid on the table a and had proposed several amendments is stoutly denied by good judges. statement relative to the operation to secure the utmost stringency, now

proceedings had begun.

Langley said that that was not of \$130,855.48. The number of conthe interests of the mortgagee, and covering approximately 850,000 acres extension of hours of sale was retrohe cited the cases of homesteaders of land. Claims were paid to some grade, it was more than compensated BUSINESS CARDS

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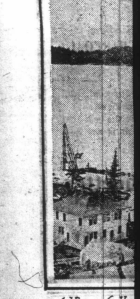
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