inding Up	rights which exist at that time. His Lordship said it was pretty clear that the water must be returned to its	tended that they were actual residents of the peninsula and as such they were perfectly within their rights when they supplied them with water, and that the	Death Due	case is concerned it seems to have 'been fatal to the child. It is an anomaly of our laws that a mixture of this kind which is positively denges	RAILROAD LEGISLATION.	Dominion
Arguments	be interfered with. Mr. Luxton stated that he would show that the water, being applied for is not open to record execut in the accord	water was being used for a beneficial purpose. He claimed that it was im- possible for the city to record the water,	To Onium	ous, may be dispensed, while the law is so strict about poisons. This is stated in explanation. You are only	Washington, Dec. 12.—Railroad legis lation will be allowed to rest until after	News Notes
kely That Counsel in Water Works Case Will Con- clude Today.	commissioner could not grant more than the minimum supply. His Lordship stated that the commis- sioner was commanded by the statutes to take into consideration any application made, and unless it were shown that he could not do so he would have to consid-	His Lordship wished to know about the water that was being discharged from the power house. Mr. Peters stated that the company had used it for a beneficial purpose and so had a right to it under the water clauses act. He thought that the cases that had been cited by Mr. Bodwell		required to bring in a verdict in ac- cordance with the evidence submitted as to the cause of death, but you have the privilege to add any rider that you may see fit to do"	the Christmas holidays, members of th house committee on interstate and for eign commerce have agreed to take u and dispose of less important measure than those affecting rates before the re cess. In the senate there is also a dis position to let rate legislation slumbe	Impending Tariff Revision Will
r. Peters for the Esquimain Co. Claims All Water Rights.	Mr. Luxton quoted authorities on the matter of compensation and also of the right of access. He contended that their rights had not been taken away by the water clauses act and claimed that the city had no right to apply for a record for hy a doing to apply for a	all taken from the United States cases and they did not have any particular bearing on the conditions in British Columbia. The authorities had all been taken from the Western states and it was a well known fact that those states	Patent Medicine Was Administered.	Colic, Cholera and Diarrhoea Remedy, given to the child without knowledge of the fact that the medicine con- tained opium, and death resulted by misadventure.	Chicago, Dec. 12.—Exhaustive investi gation of some of the railroad companie centering here bar been decided upon by the local federal officials. Subpoences Have Been Issued for many railroad men and heads of large industrial concerns which have	U. S. Iminigration Agents Look into Reports of Chinese
esiding Judge Criticizes Evi- dence and an interesting Debate Ensues.	right to supply where the company are doing. He held that if the court gave them the right to record it was giving them power over all.	had no law as regards water when gold was first discovered, and that the min- ers made their own laws; whereas in British Columbia they had always had laws to govern everything. He did not think it was right to interpret the laws the same as they were across the line, this Lordshin could not each that he law	the Police Court Yester- day Morning.	Annually Employing Thousands. A Colonist reader supplies the fol- lowing interesting extract from the columns of the London Daily Mail:	Attorney General Moody today sen a circular letter to all the United States district attorneys, 85 in num- ber, directing them vigilantly to en-	Interesting Forecast of the Re- sult of Elections in the Province.
ater part of yesterday was taken up A. P. Luxton, K. C., while Mr. Peters	Afternoon Session Continuing, in the afternoon, Mr. Lux- ton stated that the owner of rights aid not necessarily mean that he had to be a riparian right owner. His Lordship desired to be enlightened	Assistance and not taken the same view of things as they were across the line. Mr. Peters saw no reason why the laws should be read that way. His Lordship thought that he was well able to decide what authorities he would take, and if he thought that he could get any information from the	result of the administration of three drops of Chamberlain's Colic, Cholera and Diarrhoea Remedy, a	This is no new cry. From Plymouth to the Lizard, from Newlyn to St. Ives, all along the best fishing grounds of the west there comes this moan when the leaf falls. "The dogs are upon usl" and season after season the moan	against rebates and discriminations of all kinds by carriers. The method of proceeding suggested is by way of in- dictment. It is the expectation that this letter will result in the prompi investigation of all complaints made of Discriminations by Carriers,	O TTAWA, Dec. 12.—A dozen prom- inent pork packing houses in Ontario were represented in a deputation which waited upon Hon. Mr. Fisher today in connection
by Mr. Luxton, who contended that	Mr. Luxton's contention was that the city of Victoria is governed by the act of 1873, as far as recording water with- in 20 miles of the city, and this act cou- fined them to their present supply. Ho quoted authorities to show that this was	pleased to take it. He would be very ashamed to allow his feeling to carry him so far as to not take any informa- tion from that source and if he desired information he would go to the laws of any country which he thought could as:	United States and sold by local drug- gists, according to evidence brought out at a coroner's inquest held yes- terday morning to enquire into the circumstances attending the death of the infant, but 16 days old. A bottle of the mixture was produced with a	loud and bitter, as it is today, when our deep-sea fishers return with nets torn and tons of dogfish upon their lines, for which there is no paying market. And this happens year by year now	evidence warrants. The indictment in itself, it is stated, has investigated thoroughly all cases of discrimination brought to its attention, but it has not facilities for a prompt investigation of the discriminatory practices all over the country and it has here fait the	The minister discussed the situation at length and promised consideration of the matters presented. A year ago the Aberdeen Associa- tion, acting on the suggestion of Lady Minto, decided to try experiments of establishing small size.
affected by any section in the wat- clauses consolidation act. He con- led that when the E. & N. Railway apany became owners of the land v also secured control of the water. dstream was an example of this case.	in which the city desired to acquire the rights over the Water Clauses Act and that they would require a special act of the legislature to get the water for light- ing purposes. His Lordship contended that as far as the company was concerned their act may	Mr. Peters stated that the company claimed a declaration stating that they are entitled to absolutely all the water at Goldstream for the purpose of sup- plying Esquimalt and Victoria. His Lordship desired to know if he	label stating that the dose for an adult was one teaspoonful and for an infant from two to fifteen drops. Dr. R. L. Fraser in giving evidence said fifteen drops would be absolutely fatal to an infant. Dr. Fraser was the first witness	pluttons of the sea" come in countless numbers, hunting, in close formation, plubhard and herring, and then swoop- ing upon everything that swims. There is no mistake about numbers in the packs, for the fishers say they are	these cases were of a nature that could be safely entrusted to the discretion of the district attorneys. Philadelphia, Dec. 12.—Subpoenaes were served today by United States de- uty marshals on a dozen persons who have been summoned by United States	or carefully selected books in isolated communities in the Northwest. The results so far have been such as to encourage the association to broad an the scope of its work. At a meeting of the executive committee of the association (of which Lady Grav is
they also owned the whole of the l through which the stream passed. (is Lordship pointed out that, the am flowing into salt water, the vn claimed foreshore rights and ld, therefore, have rights at the th.	a private one and that the Water Claus- es Act was a general one; and he thought that the plaintiffs should also take motive of the practice of the legislature in this respect. Mr. Luxton quoted authorities to show that the company had appropriated the	him, say that all the waste water be- longed to them. "When you say that you say that you have the right against any one else to take the water that has been colected and is flowing past the power house for the purpose of supplying Vic- toria and Esquimalt.	of this child about two weeks ago. The child was quite healthy. I was called by the father, William Duncan, on Sunday last, the 10th instant, and arrived at the residence about 6 p. m. I found the child nearly dead with	to be compared to a charge of dogfish for magnificent destruction. The story is simple. Dogfish hang upon the outskirts of immense shoals of pilchards, driving them towards the	and give testimony in the persecutions to be brought against certain railroads and shippers for rebating.	president), it was announced that by the co-operation of the Victoria League in England the association now had available material for several libraries in addition to those already arranged for. Law Must Take Its Course The cabinet today decided that the
er of the stream up to the point it that property. The conveyance to E. & N. gave rights to the company make use of the water within its device controls different the	water when they exected their dams. They had entered on the land according to the act of 1883 and had constructed their works; and under such they were entitled to hold them. He contended that there was evidence to show that the company had erected their dams in order to obtain a supply to carry out their act of 1892. He was also of the	His Lordship-If they are vested in the com- this Lordship-If they are vested in the company before they pass the pow- er house it is not possible that they are vested in the commany after they	and used other appropriate treatment. At 9 p. m. the child had somewhat recovered, but at 10 p. m. he collapsed and died quickly. The mother told me that during the morning	they are captured in seines and drift nets. The more venturesome of our	Alleges Outrage	law must take its course in the case of Joe Bennett, the Grand River Indian sentenced to death for the murder of his paramour, Susie Jacobs. Bennett is to be hanged at Brantford on Fri- day. It is officially announced that mem-
is Lordship wished to know if the ri- an right owners below them did not. a right to complain against this ac- r. Luxton did not think it was neces- even to go that far. He depend-	opinion that the city by their acquies- cence in allowing the work to be com- pleted that they practically sanctioned their action. His Lordship stated that they would have to show that their action in al- lowing the would their action in al-	Mr. Peters claimed that they were vested in the company to supply Esqui- malt and also Victoria if called on to do so and if the record is granted it wi'l make it impossible to fulfill the agree- ment It was an important point that	and that she had given it a few drops	The Dreaded Picked-Dig The Cry, "The dogfish are upon us!" errifles fishers and paralyzes industry or a season for men may lowe to	ese Forced Him to Sign Convention,	bers of the ministerial tariff commis- sion will return from the West about the 22nd or 23rd of December, and after spending the Christmas holidays in Ottawa will immediately proceed to points in Quebec. The ministers will return to Ottawa to ctrand Will
r, which were not affected by the er clauses act. The grant to the E. N. company would include every- g. <b>Rights Claimed by Company</b> e contended that the company had	for afterwards making a fraudulent claim. His Lordship was of the opinion that the company had no claim to bhe water prior to 1873 and yet they had gone and constructed dams and reservoirs without getting permission. Obligation to City	The reservoir, it became their property and it was not available to be recorded by any other company or person. His Lordship stated that if a de- claration was made saying that the rights of the company were paramount no commissioner could make a record	with adults—so much so that a medi- cal man rirely if ever gives optim to h a child under one year of age. This is medicine was a patent one the mother g had had in the house. It was not condended by any medical man The t	nonth's strenuous abor. Last year 100 drift boats, carrying over 1,000 hands, were kept idle in the little ports of Looe, Polperro and Meva- fissey alone, the men preferring to harm nothing in the very midst of	Secured at Point of the Sword.	Maritime Provinces. By the 20th of January at the latest it is fully ex- pected that they will have completed their enquiry. The ministers will im- mediately return to Ottawa and com- mence work on the ne <sup>+</sup> tariff, which
d by the water clauses act. This t from the E. & N. contained all rights except as to precious metals, includes the water, which gives them	and constructing reservoirs was to ful- fill their obligation to the city. His Lordship quoted an authority to show that the defendants should have encouraged the plaintiffs in their work	Miniout saying that their interests were a paramount. Mr. Peters contended that the com- pany were entitled to the water without any interference from any other record. His Lordship desirted to know if they 1	amount of opium admittedly con- I tained in the two-ounce bottle of of Chamberlain's Colic, Cholera and a Diarrhoea Remedy produced would be I absolutely fatal to an infant, and it is t inghly probable that it contains other poisons."	aving their nets cut to pieces by logfish. At Plymouth boats were idle nd soup kitchens opened, and at fousehole, Newlyn and St. Ives dis- ress was great. It is the fact that acks of dogfish effectually blockaded he fishing ports and continued to do	where the special mes- senger from the Emperor of Korea, is in receipt of a cable- gram from Korea in which the Em- peror declares that the agreement be- tween Korea and Japan is null and wold because it was obtained by force.	month. As the government has de- cided to bring on a revised tariff at the coming session, all hopes of an early session have been abandoned, and it is not likely that parliament will meet before the third or fourth Thursday in February.
is Lordship wished to know if their t included the foreshore. r. Luxton would not say as to that, e had not looked into it from that t of view. r. Luxton said it would convey all s unless specifically cremented The	Mr. Luxton stated that they had 'a- ken such steps as they had thought nec- essary to protect themselves from their obligation to the city. This closed Mr. Luxton's remarks and the argument was taken up by Mr. Pet-	passed the power house. Mr. Powers stated that they could use water themselves and prevent any one else from using it. Mr. Peters contended that there was nothing in the statutes to show that a	reased child, said: "The deceased h child was my son. He was 16 days bld. The first thing unusual his nother and I noticed was on Saturday, when the child slept heavily all day— to much so that his mother roused in towards evening Af should should be the source of the	xperiences of last year have so far f een repeated. There are several varieties of dog- sh all having the same gluttonous nd destructive instincts; but the line icked-dog is the most dreaded heing y	attended the "outrage" of November 17 are likely to occur again. Concerning the telegram Mr. Hurl- pert said: "This is the first genuine word from Koree cluine the met the	
non law rights would be convered e company unless it were specifical- xcluded. This would include the tian rights and would be independent e water clauses act. Is Lordship desired to know why the pany did not have the right to the	ers. Mr. Peters dealt with the argu- ment that had been made by Mr. Bod- well in his presentation of the case. He claimed that Mr. Bodwell had stated that all the statutes concerning water that had been made after 1873 had been taken from the Victoria water act and the unoted from the different acts and	to a number of inches be given, yo: say that a commissioner cannot give a record for any more inches? Mr. Peters—No, he cannot. His Lordship—Well the statutes ap- pear to be a mere plaything. Mr. Peters contended that if a com-	5. m. it became irritable. Seemed to a seemed to description of the best of our knowl- dege, from colic. About midnight on restriction of the set of my knowl- saturday or early Sunday morning I e doubt three drops of the drops of the set of my knowl-	there under its two dorsal fins with tharp curved spines, with which it tharps nets hanging in the sea with the sase of a mower cutting grass with the south of a mover cutting grass with the south of the drifters, but extends to a mog-liners, who fish abundantly in	ude of that government towards the reacherous act of the Japanese. For several weeks the Emperor was prac- dically in confinement, and Japan gave but the false statement that an unicable arrangement had been made.	The United States officials have con- ceived the idea that many Chinese arc entering the United States from Can- ada by "underground" passage, and their object in visiting the capital was to ascertain how far this surmise may be correct. Mr. Parmalee was able
c. Luxton stated that they had been fically mentioned in the agreement. contended that the legislature could ake away any grant lands without ag it very plainly. He stated that contention was that the ordinary ri- n right owner was not interfered.	show that it was not so. He claimed that the act of 1897 had not been passed to govern the companies that had al- ready been formed but to govern those which were applying for incorporation at that time. He stated that at that session of the legislature there were four-	record for any number of inches or as much as was left. But when they say that they want ail the water, the commissioner has note-	nd gave it to the child. The medi- ine seemed to have no effect at all the a the child; but at 8 o'clock Sunday norming it slept, apparently easily, for everal hours. At 12 noon on Sunday	he dogs carry off their bate, some- mes bite off the hooks, and go free, do nd when caught are of but little pommercial value. A Looe fisherman ecently reported hauling one conger ad 500 dogfish on his "bolter."	"The agreement was made under- luress and at the point of the sword, but the Emperor at last succeeded in bercing the cordon of Japanese lines and getting out information to Amer- ca; and I may add that the Emperor, mitcipating some such act of bad	to assure them that since the impo- sition of the \$500 head tax, in January of last year, on the Chinese immi- grants, practically no celestials have entered the Dominion, and so far as the department is aware, there is no movement of Chinese to the States.
of the water charses act. The r sought to be recorded by the city not water open to record under the r clauses act of 1897. This water not water of the natural course. It water collected and conveyed to the r house. This water was collected	tion and it was to govern these that the s bill had been passed. His Lordship desired to know if they r were all water companies or had they the use of water for power purposes. Mr. Peters contended that it was to very clear that the word "auromited"	Mr. Peters-Certainly. We cannot c make the reservoir any larger. His Lordship-The water that you annot control is also yours as well as in that which you do control? You say I	epeat the dose, the same as on Sun- ay morning, but railed. The medi- line was in a cup when I went home t <sup>3</sup> o'clock. The child took a bad urn about that time. I tried to ease t by using hot cloths, and hot water. then sent for Dr. R. L. Fraser. He	diculously cheap, and the remedy finder the species to the species the species that the s	aith on the part of Japan, tried hrough me to forestall it by an appeal o President Roosevelt. The object of my coming was surmised, and the oup in Seoul has hastened it, so that t occurred on the very day of my rrival here. The Emperor felt cer-	application, through the imperial gov- ernment, to be included within the terms of the Anglo-Japanese treaty of 1894, as a result of which Canada will get favored nation treatment in the markets of Japan.
was not pursuing its natural course, ere was no water in the courses be- the water turned into it could not egarded as pursuing its matural ie. It was not open to record if it obtained by the draining and col- te of the water and sent down the	is construed to that it means that it is fulfilled by being authorized and by 'ace if fact of having made an appropriation. It In his opinion the act of 1885 appeared to have been made subject to future legislation. He contended that if a pipe s line were laid from Goldstream to the	roir during the winter time when there 7 s so much water that you cannot con- rol it is not to be recorded? Mr. Peters-That is what we claim. We have taken all steps that it is pos- tible to take and it is impossible to do working wore to control the mater.	ame about 6 p. m. and remained until p. m. We followed his instructions, and shortly after he left the child evived—seemed as well to us, appar- ntly, as it had ever been. About 9 . m. or soon after it took another ad turn, and at 11 p. m. it died.	Billingsgate at 1½ der pound A ould pay the fishermen to catch in dinary seasons. The committee of enquiry con- arned itself but incidentally with the	nost immediately notified that this	Quirk, 27 years of age, foreman of a stone quarry, was instantly killed at the Toronto & Niagara power works at 1 o'clock yesterday. He was caugit in the belting of a stone crusher run by a
did not have to return the value e bed of the stream; a flume could it in to carry the water after it left lower house to the sea, keeping it the bed of the stream. No one complain if this were done. He	The Companies Act gave the legislature, is for any purpose they desired to put it to, it while the other acts only gives them as much water as the commissioner desires is to do to give them.	His Lordship stated that he had not seen any evidence to bear out this con- ention. He understood that more could a be controlled if they desired to do so. Mr. Peters claimed that the commis- ioner had not the power to grant a re- rd subject to the rights of the com-	ine we have it says the dose for an re dult is one teaspoonful, and for an lo ifant from two to fifteen drops. On the outside wrapper it says there is to alf a grain to one teaspoonful, oughly 60 drops, I am told.	alue as a national food asset. They n ported, however, on the terrible u sees to our fishermen, threatening c the extinction of an industry already o little remunerative, and, in a spirit despair, suggested dynamite and	tents were made for its reception ntil after Japan's statement was ac- epted and acted upon." Object of Emperor's Approval The object of this cablegram is to d.s-	
Riparian Owners contended that after the company collected the water and held it in voirs that they were under no obli- n to turn it into the named connect	been granted the water for domestic purposes. Mr. Peters claimed that there was no "vesting" clause in those agreements of	The hearing was then adjourned till in his morning at 10:30 o'clock. [From the printed report of the evi- ence given by Mr. Lubbe, the secretary the Esquimalt Waterworks Comman.	to but one-fortieth of a grain. I did ot know there was opium in the edicine. Had I known there was I rould not have used it. I myself sok two teaspoonsful of the medicine is summer when suffering from m	ilizing the fish for its by-products— ls, albumenoids and glucose—and its U	which to that clause of the treaty ba- ween America and Korea, in which the initel States definitely promises to use s good offices in case Korea is op- ressed or wronged. The United States as in full treaty relations with Korea is to the time the terms with Korea	taken from the Canadian head of the lakes went out this afternoon on the steamer Rogers, which carried 351,000 bushels. Premier Scott's Challenge Regina, Dec. 12.—Public interest, not merely in this city, but throughout Sas-
and carry it to the sea and let it waste. If the company saw fit o this, he said, the owners below power house would be unable to d any water and would be unable ake any complaint. a Lordship was of the oninion that	the statutes that the act of 1873 had not	ored that portion of the scheme of Mr. dadams, the expert who reported on be- alf of the city, respecting the erection ev- f a reservoir on Stewart's hill. Mr. Aubbe views that feature of Mr. Adams' ochemes as absurd and unnecessary and esires to have it so understood.]	The oroner, Dr. E. C. Hart, address- ug the jury, said: "This is all the vidence. There can be no doubt but that death resulted from misadventure r accident. The jury must find a erdict upon the evidence, but may so comment on the evidence or make	the its sharp "spurs," and so ensure en acceful fishing to drifters in shel- red bights and bays—for our fishers ill not hear of dynamite or any www.ard explosion on their fishery	New YORK'S DANGER.	Scott challenged Mr. Haultain to submit any evidence and may possess in proof of his assertions as to any collusion, ar- rangement or understanding existing be- tween him (Premier Scott) and Arch- sishop Langevin. It is certain that the
to complain that the lieutenant- nor-in-council, through the attor- eneral, would have something to Luxton quoted authorities to show his contention was right.	that they were not allowed to sell pow- er, but this did not hinder them from selling water for power purposes. In the agreement it said that the company was to supply the electric company with 400 F H. P. This, he thought was incorrect as the company had never endeavorci	A WILD REPORT. Citizen Concerning Oberlin Bank's Late President.	ny rider it thinks fit to its verdict. f course, there is much sympathy to a felt for the parents. This medi- ne, like other patent nostrums, is old in drug stores to anyone and th reryone, without a prescription. The net patent and the term of the patent store of the patent title produced contained alebt score of the patent store of the patent	The preservation of the fishing in- istry is, in very truth, a matter of titional concern. Every village on it coast is a nursery for seamen for e royal navy and rears a population at to impossible to produce under da to tally different conditions of the	New York, Dec. 12.—Mechanical inet- tiency in nearly every detail of New ork's fire protective system was de- ared to exist by Fire Chief Croker to- ty, in a letter commenting on the re- ut report of the National King Under	Forecasting the Election The first election in Saskatchewan will occur here tomorrow and will close one of the bitterest political battles in
artificial place and discharge the wherever it saw fit. Luxton could see no reason why ame rule woud not apply in such the as this of the Goldstream water authorities, he thought, went to that water artificially collected	now the defendants had imagined that the water was only to be sold for domes- tic purposes. He did not think that the gislature intended anything like this. In act was broad enough for to take in all the purposes for which they could is ell water for.	tas circulated here tonight to the effect to nat C. E. Beckwith, late president of the failed Oberlin bank, is alive and in anada. The death of Mt. Beckwith scurred months ago following the wreck- ing of his bank by the Chadwick expos- re. An investigation of the story here for	king of that amount would be fatal a man under ordinary circum- nances. Eight grains of optium could co be sold by a druggist; it is gainst the law for a druggist to do be. The patent medicine bottle, how- loo	bepnere and employment in towns. Will be hereditary institutes of seamen are in e slow growth of centuries, and dis- very will come too late if once our hers are compelled to adopt other all cupations — a contingency which m ms nearer every season of follow	riters to the effect that New York was danger of a great conflagration. Mr. Croker stated that the city needs we fire apparatus, a new telegraph arm system, a better water supply, odern hydrants, and more stringent les governing the constructing of	Canada. The Liberals are sanguine of victory and concede only one safe seat to Haultain, but place 11 in the loubtful column. On the other hand he provincial rights party claim 15 out of 25 seats. These are merely party estimates, but there are many influences and so many clashing in-
not be recorded. i Lordship desired to know how long <sup>5</sup> ompany could hold the water with- ring it, and Mr. Luxton stated that r is his opinion that they could hold it nitely. His lordship was of the on that it would be a very serious <sup>6</sup> or to say that they had the power	Section 8 of the Act of 1892 meant. Mr. Peters said that it gave them the inght to go to Goldstream and lay a pipe His Lordship also enquired as to the urea that had been fixed. Mr. Peters contended that they had is	averaled not the slightest foundation for- the rumor. The agent of the insurance mpany which has paid a \$35,000 life Ti olicy said tonight that he saw Mr. teckwith's body several hours after 15 each. The authorities take no stock gr the story nor the report that the grave ar	What the Nostrum Contains in the dose for an adult is given as 1 aspoonful, and for infants from 2 to drops, which would be one-fourth ain of opium and positively fatal to u infant. Two drops might not be	d naval reserve are recruited largely sin om the fisher class. Cannot the dreaded dogfish, the itton of the sea, become a welcome est, and instead of being treated as waste product of nature be con-	MUTINY AT HARBIN.	erests at work that the result is im- possible to forecast with any degree of certainty. Churchgoer's Misfortune Portage La Prairie, Dec. 12While he family was at church last night the evidence of Geo Ving tograther with its
twhere they pleased and twhere they pleased. Luxton thought that the words corded water" had not been given th significance. As far as the ri- n rights were concerned, they had to ower to take the water, provided did not interfere with the owner	he power to supply all along the pipe ine from Goldstream to the railway oridge. It was only a question of where he pipe would go. Mr. Peters stated that it would take he direction of Esquimalt in the eas- est grades.	EVACUATE LIAOTUNG. apanese and Chinese Commissioners kr Decide on Date.	fants have been poisoned by so small ga fants have been poisoned by so small ga a amount of opium as that in two ca ops of the medicine. It is what is on lown as a patent medicine, and we mu o not know what other things it do	brisk demand for it as an edible gr puld dispel the gathered and still sp thering gloom. Our fishermen would da tch it with special net and hook, if ge ly it could be sold at fairly re- in merative prices. At present the gfish finds its way principally to a	a to and nillaged have .	Beet Root Sugar Output Raymond, Alebra, Dec. 12.—The resent season has been a record one in the sugar industry here, and the output f the big Knight plant will total 14 00,000 pounds.
But in this case they owned the by collecting it. His Lordship's Views	trange if the legislature gave them the power to say they were going to lay their pipes to a certain point and start and lay them. Mr. Peters contended that they could upply all who are/on or near the pipe ine.	espondent of the Morning Post asseir ch hat it has been decided by the Japan-	emist analyzes the opium, and if he loo s a poor specimen of the drug a rger amount is used, and vice versa. "Quack medicines are made in an the certain and irregular style, and it is liv lite possible the bottle of medicine	v price for which it can be delive lay and in London and great industrial can htres, it would be welcomed by the jusands to whom strict economy in ing is a first necessity.	d ammunition they were able to fi y their hands on. When dawn p	nery in Vancouver is endeavoring to ut them out of business through an at angement with other Canadian refiner- es. They claim that they have an agree- pent by which the territory is divited

A PERSONAL PROPERTY

