Friday, April 26, 190/.

saved from destruction by drift-, and also the settlement gave greater volume of tra n, by a straight party vote. bill then carried its third read

Court of Appeal

house went into committee on to provide for a "court of ap-Mr. Brewster occupying the

r. Was moved by Mr. Hawthornth-te that section 4 be struck out. He ed that the clause was ridiculous. his mind the time had gone by an forty men would seriously con-er the social precedence of judge. a section should be eliminated. ction should be emminated. amendment, on a division, was

Oliver asked who would take lence at pink teas and the nan replied: "The chief jus-

hat's all right," said Mr. Oliver. bill was reported complete with An Act to Amend the Supre

Act' was next dealt with in ee, Mr. Ellison occupying the The bill was reported com-

An Amendment

adoption of the report on "An to Amend the North Vancouver Incorporation Act" was moved Ion. Carter Cotton. Hon. Carter Cotton. ir. Garden moved an amendment ng the city power to force prop-owners to rough grade the streets subdividing blocks. It seemed to to be a destrable clause, since it e power to rough grade streets on local improvement plan: Carter Cotton had no objec-the adjournment of report

allow the honorable to get the amendm

ordingly the report was ad-

Bush Fire Act

n Act to Amend the Bush Fire was considered on report. was moved by Mr. Williams that be struck out, cont ion 4 be struck out, contending t the power of appointing men for ce duty should not be vested in government, nor should any spe-c rules and regulations be laid

was argued by Mr. Bowser that Il possible contingencies could be provided for in the act, it was rative that certain discretionary rs should be given the retionary

n. Hawthornthwaite thought the would do more harm than good, was possible that the officers ap-nted would go around lighting fires order to give themselves some-

he amendment was defeated and bill carried its third reading.

The Land Act Act to Amend the Land Act"

in Act to Amend the Land Act" taken up in committee, Mr. Scho-l being in the chair. In motion of Mr. Oliver sub-sec-1 of section 5 was amended by ting out the word "thirty" and stituting "sixty" therefore. This nds the time after the date of flicate of record before the pre-tor enters into occupation of the so recorded. r. Macdonald moved that a pro-m be introduced prohibiting the

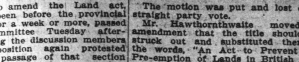
on be introduc be introduced prohibiting the mption of land west of the Cas-having more than \$,000 feet of r per acre, and east of the Cas-having more than 5,000 feet per

ere was some discussion on this osal. Finally, on a division, the estion of the leader of the op-ion was voted down. Macdonald claimed in the a of discussion that it.

had sold lands at Point Grey but making the one quarter re-tion provided by the act. He ted that the property had been sed of without regard to the

Hawthornthwaite deprecated ha condition of affairs and claim-hat the matter should be referred the lieutenant-governor. He

<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text> Oliver was speaking to the mowhen he was called to order. He d to Speaker Eberts and was discussion then took place on the hod of the sale of Point Grey lands ing which Mr. Oliver asked for innation regarding authority for the ouncements made during the sale. r. Carter Cotton gave an explan-n and was followed by Mr. Bow-He said that before the sale there been some doubt as to the inter-tation of the reference in the Land to "town lots" which provides that to "town lots" which provides that -quarter of the property should be irned to the crown. It had been ight that 'town lots" means lots townsites. That being the case it decided that permission should be wnsites. That being decided that permiss enthe auctioneers to announce that section providing that one quarter uld revert to the government would apply. It was agreed that if there is any question of it applying legis-on would be introduced providing such a contineerar. We thought on would be introduced providing such a contingency. He thought t the leader of the opposition would ee that if this proviso had not been t the leader of the opposition would ee that if this proviso had not been ie the lands would never have real-i the handsome sum of three-quar-s of a million dollars. ome further discussion took place the course of which Mr. Bowser re-rked that the trouble with the mem-for Delta was that land sales were conducted by the provincial gov-ment on the same basis as those the Dominion government. the Dominion government. Not at all" retorted Mr. Oliver. "We Id not want anything of the w about the Paterson case?" Mr. Bowser. eli I'll tell you about the Patcase," answered Mr. Oliver He then went into the deof the transaction which went how principally that Mr. Paterson paid a fair price for the land he But notices were posted on the in-of barn doors" interjected Mr. y of Darn doors interpected were, were. (Laughter.) The doors were open wide," re-ned the member for Delta. (Re-red laughter.) he amendment then was read and pted. It follows: That section 10 be amended by king out all the words after the 'd 'hereto,' in the twelfth line reof, and adding the following: wided, however, that the lieutenant ernor in council may provide that, any lots, blocks or lots or lands pigng to the crown in or near the arnor in council into the solution of lands onging to the crown in or near the or townsite are to be sold by pub-auction, such lots, blocks of lots lands shall not be subject to the visions of this section. It is fur-r provided that the provisions of section shall not apply to the lands the crown in the townsite of Has-ss and at Point Gray, sold by pub-auction before the first day of uary, 1907, and the right of the wn to a reservation of one-fourth all the blocks of lots of said lands hereby released and abandoned in se in which crown grants have is-d containing said reservations." ed progress, and asked leav



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motion was in order. "Then I would ask for your author-Supply Bill

"Then I would ask for your author-ity" said Mr. Oliver. "Une of the reasons," replied the geaker, "is the fact that I understood that an arrangement had been reached and that I know of no rule which, un-der the circumstances, would require the days notice." Supply Bill The supply Bil



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strapped, at

tons at.....

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