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TORIA.

ties, while providing for their neces-ry revision. He held that it was the til evening, which was agreed to. oubted right of all voters to retain

eir privileges under the franchise with-Mr. McPhillips also argued against the

estruction of the vested right of the

nalified voter in his vote, which it was re proposed to take from him. Duly

was prepared to agree to at the former

peration of the act to the Speaker and

On section 3 being thus reopened to lebate, both Mr. Turner and Mr. Mc-

Phillips availed themselves of the op-

COUNTIES DEFINITION BILL.

The report of the committee on the

he third reading of that measure passed

SUPREME COURT ACT.

on motion of the Attorney-General.

sitting of the committee. He also proposed to extend the exemption from the

embers of the legislative assembly.

Mr. Speaker laid before the house the report of the Provincial Librarian for the current year.

PROMISED RETURNS. In reply to Mr. Helmcken, Hon. Mr. ally to matters of provincial law. Semlin said that the return asked for Hon. Mr. Martin—They made the ex-Semlin said that the return asked for with reference to McKenzie & Mann, with reference to McKenzie & Mann, and the northern trails would be presented very shortly—it had been delayed the specially prepare myself I ed very shortly—it had been delayed through pressure of work in the provin-

dom of the provision, while he admitted from the pleasure of hearing this interesting subject debated.

Mr. McPhillips referred briefly to his wind military experience extending over to me fifteen years, and including some tited two points and either the set has a given them for red of order raised, the members were debardand of the provision, while he admitted and endorsed the proposal to admit without probation or examination, prominent or known barristers or solicitors from the Pleasure of hearing this interesting subject debated.

The N. P. steamship Glenogle, which left Tacoma for the Orient yesterday, had a very valuable cargo of American products. She carries 5,200 bales of content of the provision, while he admitted and endorsed the proposal to admit without probation or examination, prominent or known barristers or solicitors from the Pleasure of hearing this interest them to some other provision, while he admitted and endorsed the proposal to admit without probation or examination, prominent or known barristers or solicitors from the Pleasure of hearing this interest them to some other.

MRAINE NOTES.

The N. P. steamship Glenogle, which had a very valuable cargo of American products. She carries 5,200 bales of content of the provision, while he admitted and endorsed the proposal to admit without probation or examination, prominent or known barristers or solicitors from the Old Country which they were appointed. He hoped to see the Attorney-General, with his custom or known barristers or solicitors from the Old Country which they were appointed. He hoped to see the Attorney-General, with his custom or known barristers or solicitors from the Pleasure of the provision, while he admitted and endorsed the proposal to admit without probation or examintion, prominent or known barristers or solicitors from the Old Country which they were appointed to be a dome of the provision and cited the express provisions that had been put in the statutes by which they what had been put in the statutes by which they what some fifteen years, and including some dictive service, and after Mr. Kellie had when the bill came into committee as to make the bill ess distasteful to this portion of the area reaf in his selle? portion of the province. He could see no necessity for the moving from place to this being stated as a point of order-

the section as amended by the Attorney-General passed, and the bill was report-ed complete as amended.

place of the appelate court, more especially as the appelate library, costing \$20,-000 to \$30,000, is located at Victoria. Mr. Helgesen and Mr. McBride briefly supported the bill, the second reading of which was then agreed to. ounties Definition bill was adopted, and

TAKES HIS SEAT. At this juncture Mr. W. C. Wells, the member-elect for North East Kootenay, having arrived by the evening boat, was introduced by Premier Semlin and Mr. wack said that the last year a sum had Hon. Mr. Martin, in moving the second introduced by Premier Semlin and Mr. wack said that the last year a sum had been provided which it was thought court act, said that somewhat important reserved for him, at the extreme end of changes were contemplated in this wars. hanges were contemplated in this meast the government rear rank, beside Mr. It was found to be insufficient, and the ite. In the first place there was an act Henderson. In the statute books which undertook to SANDON

SANDON AND COMPANIES ACT. declare the qulaifications for judges in this province, and which act it was en-tirely ultra vires of the power of the The bills to afford special relief for the City of Sandon, and to amend the Companies act, both of which have been ovincial legislature to pass. As a fact to that he passed by the house, but had been introduced by the commissioners in their revision of the statutes, it having been interpreted by them as part of their duty that they were empowered to legislate for British Columbia.

COUNTY COURTS ACT.

The bill to amend the County Court

powered to legislate for British Columbia in not a few matters. Such a provision was indeed beyond the power even of the legislature; although the British North America act stipulated that the judges should be appointed from among the members of the bar of the province, there was a question as to whether or not this applied to British Columbia. And while he was always desirous of maintaining all provincial rights, he could not but admit that the Dominion, and the but admit that the Dominion, and the ments on the subject, and they would Dominion alone, had the right to legis-

late in such matters. It was stipulated tion. in the bill he now presented that this section never had force and effect, and LEGAL PROFESSIONS BILL. section here had force and effect, and as it were well to emphasize that the province did not desire to assert a right that was untenable, nor trespass upon the federal authority. Another point, it was proposed to repeal that part of the judges, while country court judges were to be permitted to exercise the authority to hear chamber applications in all parties to the province. As to the assizes, the programme of the past was to be changed so as to allow the lieutenant-governor-incouncil to fix assize schedules—of course, with all due notice being given. While section 13 provided for the holding of Full Court sessions alternately in Victoria and Vancouver, all Mainland causes being disposed of at the Mainland eity, this being an extension of a principle adopted some few years ago. There were fuller powers with respect to the hearing of appeals, and the other matters touched on in the bill were of minor importance.

Mr. McPhillips favored the retention of the province is manufactured to the province of the proprise and importance in the province of the pr

ECISATIVE ASSEMBLY.

Graduated from Page Times.

Graduated

here proposed to take from him. Duly qualified citizens of many years' standing should not be put to the trouble and inconvenience of proving an existent fact establishing their citizenship.

THE ESTIMATES.

THE ESTIMATES.

Hon. Mr. Cotton also presented a message from His Honor the Lieut.-Governor transmitting the estimates and the dand Hon. Mr. Martin moved to amend section 3 so as to provide the amend section 3 so as to provide the concessions which he had intimated he was prepared to agree to at the former was prepared to agree at hand. He was taking great a strengthener, a purifier, a regulator, it works directly upon the delicate, distinctly feminine organs in a natural, it works directly upon the delicate, distinctly feminine organs in a natural, the work of its works directly upon the delicate, distinctly feminine organs in a natural, the work of its works directly upon the delicate, distinctly feminine organs in a natural, the work of its works directly upon the delicate, distinctly feminine organs in a natural, the work of the vote, and they of the vote, and they of the vote of the work of the vote, and the vote of the vo made to curtail the time requirement, while as to the examination it was largely a matter of form, devoted speci-

Mr. McPhillips objected to the proposal cotton, each to recognize graduates of the Royal Military College as on a par with university graduates, the military college men being experts only in mathematical

science. PUBLIC DYKING ACT.

Hon. Mr. Semlin, moving the second reading of the Public Dyking Act mendment bill, traced the history of past en-deavors to protect the agricultural lands along the Fraser, their people, and their industries from the periodical invasions amount had accordingly been increased to a sum thought to be sufficient-which sum it would be necessary, however, when the bill reached committee, to fur ther increase by \$5,000 or \$6,000. The other proposition in the bill was in the direction of increasing the security of the province by providing that any piece of land might be held for the claim of the

province. Mr. Kidd endorsed the necessity for the bill, and its provisions. Mr. Turner also supported the bill, and was glad that the government was large-hearted enough to come to the aid of the settlers in the manner proposed. He had taken great interest in this work of dyking during many years, and was glad to see that the efforts of the late government had been, in a measure at least, successful. Although there might have been some mistakes made, the general results justified the policy that had been adopted, while although it had been arg-

moved the adjournment of the debate until evening, which was agreed to.

RETURNS PRESENTED.

Hon. Mr. Cotton transmitted to the House the return asked for, with respect to the reply of the Province to the Dominion, in connection with the suggestion that the Labor Regulation act, 1898, be repealed.

Were not set aside for their benefit they would enter benefit they would enter benefit they would enter politics and expose the legal monopoly, while taking measures for its termination. The residence requirement in view of this threat had been cut down, in view of this threat had been cut down, in view of this threat had been decided to make their should allow no false modest yto stand in the way of her daughter's knowledge of herself, of her possibilities, of her control with the suggestion that the Labor Regulation act, 1898, be repealed.

Were not set aside for their benefit they would enter politics and expose the legal monopoly, while taking measures for its termination. The residence requirement in view of this threat had been cut down, in view of this threat had been cut down, in view of this threat had been cut down, in view of this threat had been cut down, in view of this threat had been cut down, in view of this threat had been cut down, in view of this threat had been cut down, in view of this threat had been cut down, in view of this threat had been cut down, in view of this threat had been cut down, in view of this threat had been cut down, which will never be unlearned, and the votended on the view of all nations, end which will never be unlearned, and which will never be unlearned, and the view of all nations, end which will never be valuable in guiding our future actions. We have not only been successful in a fairs, but we have been successful in a fairs, but we h

FOR LYNN CANAL.

Phillips availed themselves of the opportunity to make a final protest against the distranchisement therein provided for—a gross injustice to the members of the civil service and the Imperial office, coincident with illness among the staff of that office. The relation of the civil service and the Imperial office, coincident with illness among the staff of that office. The relation of the civil service and the Imperial office, of the civil service and the Imperial office, coincident with illness among the staff of that office, of the civil service and the Imperial office, coincident with illness among the staff of that office, of the civil service and the Imperial office, of the service and the Imperial office, of the civil service and the Imperial office, office,

Wonderful Medicine.

Mrs. M. E. Lampman, of Woodstock, Ont., writes as follows regarding her rescue from

suffering and agony: "After serious consideration I think it my duty to acknowledge the great good that I ued that much money had been expended have derived from Paine's Celery Comhe maintained that it had been much pound. No living mortal can imagine the

Mr. McPhillips favored the retention of the ten years' residence qualification for judges, and sharply scored the Attorney-General for his attitude of antagonism to provincial rights in this was entitled to have the judges of her courts appointed from the members of the provincial bar, while the present step seemed to be simply in the direction of entitling one member of the bench who had been appointed in disregard for the

reaching consequences of their own act. Those of us who dreaded war most Canadian Development Company Send problems which might follow its inaug-Men and Building Material
North on the Tees.

Some heavy freight shipments were forwarded North from here on the steamforwarded North from here of a comic paper should be steamforwarded North from here of a comic paper should be steamforwarded North from here of a comic paper should be steamforwar

negotiations in peace. Spair is now eliminated from the problem. It remains to isk what we shall now do. I do not include on the duties of congress or seek and an analysis of the statement of the above objects. Or any of them. Dated at the City of Victoria, B.C., the statement of the above objects. Or any of them. Dated at the City of Victoria, B.C., the statement of the above objects. Or any of them.

Lea Horrine

ORIGINAL WORCESTERSHIRE

fold Wholesale by the Proprietors Worcester: Posse & Blackwell, Ltd., London;

and Export Oilmen generally.

RETAIL EVERYWHERE.

had of Iron, combined with other tonics and a most perfect nervine, are found in Carter's Iron Pilis, which strengthen the nerves and not body, and improve the blood and complex

POINTED PARAGRAPHS.

It is impossible to destroy courage by plucking it up. Girls should never marry until they are old enough to say "Yes."

The ill-fed waiter is often responsible

The thief may be strictly temperate, yet

he is nearly always taking something. Getting Ready-There is no telling how soon bright days will be here to dry up the streets, making nice little heaps of dust for the gentle zephyrs from the Gulf to send flurrying along the sidewalks, dust for the gentle zephyrs from the Gulf to send flurrying along the sidewalks, making all and sundry wish they hadn't be to their new clothes, so Ald. Humphrey taking time by the forelock will move on Monday evening that tenders be called for street sprinkling. The tenders will be required to state for what amount per hour they will furnish one or two teams during the summer season two teams during the summer season.

left Tacoma for the Orient yesterday, for the Orient of Clauda at its next sesson for an act to construct, to out the orient yes of the Orient yesterday, for the Orient yeste

DIAGONALLY ACROSS THE

OUTSIDE WRAPPER

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A Tou. les & Cc. and C. E. Col on & Son. Mo Tirez.

London, England.

BREAKFAST

No. 126.

LICENSE AUTHORIZING AN EXTRA-PROVINCIAL COMPANY TO CARRY ON BUSINESS.

Companies Act, 1897.

Province of Brit-ish Columbia.

Frovince of Brit-ish
Columbia.

This is to certify that "The Cariboo Gold
Fields, Limited," is authorized and licensed to carry on business within the Province of British Columbia, and to carry
out or effect all or any of the objects of
the company to which the legislative authority of the Legislature of British Columbia extends.

The head office of the company is situate in England.

The amount of the capital of the company is £100,000, divided into 100,000
shares of £1 each.

The head office of the company in this
province is situate at the office of Turner, Beeton & Co., Yates block, Wharf
street, Victoria, and J. H. Turner, merchant, whose address is Victoria aforesaid,
is the attorney for the company.

The objects for which the company has
been established are set out in the certificate of registration granted to the company on the 26th day of March, 1895,
and published in the British Columbia
diazette on the 28th March, 1895.

Given under my hand and seal of office
at Victoria, Province of British Columbia
this 13th day of January, one thousand
eight hundred and ninety-nine.

(L.S.)

S. Y. WOOTTON,
Registrar of Joint Stock Companies.

Notice is hereby given that thirty days after date I intend to apply for a special licence to cut timber on the following described lands viz.: Beginning at a stake on the east bank of Lake Linderman about three miles from the lower end of said lake; thence following said east bank in a southerly direction one mile; thence east one and a half miles; thence north one mile; thence west to initial point; containing 960 acres, more or less.

F. P. ARMSTRONG.
Lake Beanett, B. C., 16th January, 1899.

B.C. YEAR BOOK, 1897

By R. E. GOSNELL

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This book contains very complete historical, political, statistical, agri-cultural, mining and general informa-tion of British Colcubia. Profusely illustrated.

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