the application of to bring about an w been discovered ces a more power-sion by means of the wet guncotton the primer of dry used weighs only a . It is placed in mass, which in a ts usually of about y means of a fuse ary cap, a flame is cotton, producing

a charge behind it tes to the layer of ediate proximity an orce, whereby the shaken to pieces is augmented to a to the heat evolved so propagaated unar system is com-

EWS NOTES. nurch and Hamil-

at Ingersoll. Ont.. e yesterday mornadsome structure g, Letang & Co. and it is claimed ay the big building occupied by the Telegraphs, and

r newspaper, was \$28,000, covered roctor owns the Napanee, Ont. rged with murder-child by starving et west. Toronto

v 20.-The public g great interest in Philippine Islands. anifested towards the United States. v individually or possession of the ie newspapers urge ent to endeavor to ease of some of the ey may serve as a depot in the Pa-

to reinforce strong-Roque, Algeciras and infantry arriv-

following bulletin hours: "The de-ation which is be-that the Spanish iral Cerevera is at

The ministers in Senor Sagasta, ex-l crisis and assert-try would continue the former ministry. In did everything to erica, violating all recedented in civ-mpelled Spain to the Spain will con-table peace is or-

y 20.—Forty cases found on the guranta captured of the war. It eamer that Lieut. ther-in-law, was Spanish soldiers

NORTHWEST. be Knighted--Fa--Quarrelsome

-Marmaduke Grathe Rat Portage ed 26, and Alice were burned to opera house fire night. The total \$60,000, insurance was a well-known aving been form-

occurred on the d near Bull Head ne man was killed

r the week ending

wa says Premier nighted, the an-de on the Queen's -(Special.)—C. W. ration agent, who of Galacians west the commissioner the members of revolt and have l. The Mounted led to assist the disturbance. The artly by some of ent to a different than where they by through the dis-

the leaders to be

Mr. Pemberton was the prosecutor or that he took any interest or invited any one to act in the matter and as a matter of fact, independent of what was proved, he had not done so. The counsel further held that taking all the evidence as prov-President Dole's Government Will
Not Present Thurston's
Pet Measure.

| held that taking all the evidence as proved there was no absence of reasonable and probable cause for issuing the search warrant; there was no evidence of malice and as to the reasonable and probable cause, if there was reasonable and probable cause, if there was reasonable and probable cause, as defendent submitted to the bar cause, if there was reasonable and probable cause, as defendent submitted to the bar cause, if there was reasonable and probable cause, as defendent submitted to the bar cause, if there was reasonable and probable cause, as defendent submitted to the bar cause, if there was reasonable and probable cause, as defendent submitted to tax havers \$25 a year be struck out. The tax was one that had never been collected, and he did not think it ever would. He pointed out that already the members of the bar cause, if there was reasonable and probable cause, as defendent submitted to tax lawyers \$25 a year be struck out. The tax was one that had never been collected, and he did not think it ever would. He pointed out that already the members of the bar cause, if there was reasonable and probable cause, as defendent submitted to tax lawyers \$25 a year be struck out. The tax was one that had never been collected, and he did not think it ever would. He pointed out that already the members of the bar cause, if there was reasonable and probable cause, if there was reasonable and probable cause, as defendent submitted to tax lawyers \$25 a year be struck out. The tax was one that had never been collected, and he did not think it ever would. He pointed out that already the members of the bar cause, if there was neasonable and probable cause for issuing the search was not alwayers \$25 a year be struck out. The tax was one that had never been collected, and he did not think it ever would. He pointed out that already the members of the bar cause, as defendent submitted to tax lawyers \$25 a year be struck out. The tax was one that had never cause, if there was reasonable and probable cause, as defendant submitted, the judge should non-suit and not allow the case to go to the jury. Authorities were quoted to show that as regards the defendant's action there was no cause for an action. Even evidence which is not denied in this case, is not in itself sufficient ground of action, the real matter being whether defendant had reasonably acted upon the information given him even if afterwards the information proved to be incorrect.

Mr. Martin, for the plaintiff, replied at some length, quoting authorities in a

Government and Opposition Lead. ers Exchange Expressions of Esteem and Respect.

incur the penalties imposed by the 'Highway Traffic Regulation Act.'"
This was carried.
Hon. Mr. Pooley moved that the Municipal Clarges Act siving municipal

Municipal Clauses Act giving municipal each paid \$20 a year towards the keeping up of law libraries throughout the province, and these libraries were not only for the benefit of the bar but of

the public as well.

Mr. Sword, amid some amusement, said that it would be too bad to deprive the municipalities of imposing a tax on the lawyers if they wished. The amendment was lost, and the bill was reported complete with amend-The fourth and last session of the sev-

A Long Session but Many Very Important Measures Have

An act to amend the "Companies Act, An act to amend the "Municipal Elec-ions Act." An act to amend the "Municipal Clauses

His Honor having assented to the bills, Mr. Speaker said: "May it Please Your Honor: We. Her Majesty's most dutiful and loyal subjects, the legislative assembly of the province of British Columbia, in session assembled, approach Your Honor at the close of our labors with sentiments of unfeigned devotion and loyalty to Her Majesty's person and government, and humbly beg to present for Your Honor's acceptance a bill (No. 80) intituled "An Act for Granting Certain Sums of Monenth parliament of British Columbia was ey for the Public Service of the Provprorogued yesterday by His Honor the ince of British Columbia."

To this the clerk in His Honor's name

| 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18. | 18.