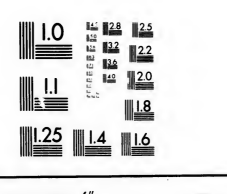


IMAGE EVALUATION TEST TARGET (MT-3)



Photographic Sciences Corporation

23 WEST MAIN STREET WEBSTER, N.Y. 14580 (716) 872-4503

STATE OF THE STATE

CIHM/ICMH Microfiche Series.

CIHM/ICMH Collection de microfiches.



Canadian Institute for Historical Microreproductions / Institut canadien de microreproductions historiques



(C) 1981

Technical and Bibliographic Notes/Notes techniques et bibliographiques

Th to

Th po of fili

Or be the sic otl fire sic or

Th sh: Til

Ma diff ent beg rig red me

The institute has attempted to obtain the best original copy available for filming. Features of this copy which may be bibliographically unique, which may alter any of the images in the reproduction, or which may significantly change the usual method of filming, are checked below.						L'Institut a microfilmé le meilleur exemplaire qu'il lui a été possible de se procurer. Les détails de cet exemplaire qui sont peut-être uniques du point de vue bibliographique, qui peuvent modifier une image reproduite, ou qui peuvent exiger une modification dans la méthode normale de filmage sont indiqués ci-dessous.								
	Coloured of Couverture		our						ured pa					
	Covers damaged/ Couverture endommagée					Pages damaged/ Pages endommagées								
	Covers res Couverture		• • • • • • • • • • • • • • • • • • • •								/or lam			
	Cover title Le titre de			•							stained tacheté			
	Coloured maps/ Cartes géographiques en couleur					Pages detached/ Pages détachées								
	Coloured ink (i.e. other than blue or black)/ Encre de couleur (i.e. autre que bleue ou noire)			re)	V	Showthrough/ Transparence								
	Coloured p						<u>J</u>		ty of pi té inég		ies/ 'impres	sion		
	Bound with Relié avec			ts							ntary m riei sup			
	Tight bindi along inter La reliure s distortion	ior margi errée per	in/ ut causer	de l'omb	re ou d			Seule	edition édition	n dispo	nible	haariya	d by ar	
Blank leaves added during restoration may appear within the text. Whenever possible, these have been omitted from filming/ Il se peut que certaines pages blanches ajoutées lors d'une restauration apparaissent dans le texte, mais, lorsque cela était possible, ces pages n'ont pas été filmées.				tées exte,	L	Pages wholly or partially obscured by errata slips, tissues, etc., have been refilmed to ensure the best possible image/ Les pages totalement ou partiellement obscurcies par un feuillet d'errata, une pelure etc., ont été filmées à nouveau de façon à obtenir la meilleure image possible.					elure,			
	Additional Comments			res:										
	item is film locument es						ssous.							
10X		14X		18X			22X		2	6X		30X		
						/								

28X

24X

32X

12X

16X

20X

The copy filmed here has been reproduced thanks to the generosity of:

Library Division
Provincial Archives of British Columbia

The images appearing here are the best quality possible considering the condition and legibility of the original copy and in keeping with the filming contract specifications.

Original copies in printed paper covers are filmed beginning with the front cover and ending on the last page with a printed or illustrated impression, or the back cover when appropriate. All other original copies are filmed beginning on the first page with a printed or illustrated impression, and ending on the last page with a printed or illustrated impression.

The last recorded frame on each microfiche shall contain the symbol → (meaning "CONTINUED"), or the symbol ▼ (meaning "END"), whichever applies.

Maps, plates, charts, etc., may be filmed at different reduction ratios. Those too large to be entirely included in one exposure are filmed beginning in the upper left hand corner, left to right and top to bottom, as many frames as required. The following diagrams illustrate the method:

L'exemplaire filmé fut reproduit grâce à la générosité de:

Library Division
Provincial Archives of British Columbia

Les images suivantes ont été reproduites avec le plus grand soin, compte tenu de la condition et de la netteté de l'exemplaire filmé, et en conformité avec les conditions du contrat de filmage.

Les exemplaires originaux dont la couverture en papier est imprimée sont filmés en commençant par le premier plat et en terminant soit par la dernière page qui comporte une empreinte d'impression ou d'illustration, soit par le second plat, selon le cas. Tous les autres exemplaires originaux sont filmés en commençant par la première page qui comporte une empreinte d'impression ou d'illustration et en terminant par la dernière page qui comporte une telle empreinte.

Un des symboles suivants apparaîtra sur la dernière image de chaque microfiche, selon le cas: le symbole → signifie "A SUIVRE", le symbole ▼ signifie "FIN".

Les cartes, planches, tableaux, etc., peuvent être filmés à des taux de réduction différents.
Lorsque le document est trop grand pour être reproduit en un seul cliché, il est filmé à partir de l'angle supérieur gauche, de gauche à droite, et de haut en bas, en prenant le nombre d'images nécessaire. Les diagrammes suivants illustrent la méthode.

1	2	3			



1	2	3
4	5	6

rata o

ails du

difier une

nage

elure,

32 X

32X

100 miles

at ab In ot me

M

TI C g

B to m ti a, fo M

ţ

Minutes of a Preliminary Meeting of the Delegates, elected by the various Districts of British Celumbia, convened at Yale, pursuant to the following call:—

"YALE CONVENTION.

September 1868, a Convention of Delegates, for the purpose of accelerating the admission of this Colony into the Dominion of Canada, upon equitable and beneficial terms; and, also, to devise means to secure Representative Institutions with Responsible Government for this Colony; and to take such other steps as the Convention may deem proper to obtain redress for the numerous grievances under which this country now suffers.

The Inhabitants of the respective Districts of the Colony are invited to elect Delegates without delay to represent their views in the above Convention.

By order of the Executive Committee,

"ROBERT BEAVEN, "Secretary."

The following Gentlemen were present:

Messrs. Wallace, Robson, DeCosmos, Fisher, Barnard, Black, Evans, Norris, McMillan, Thompson, Featherstone, Gibbs, Babbitt, Withrow, Armstrong, Miller, Smith, Holbrook, Rose, Nelson, Havelock, Fulton, McLardy, Brouse, King.

Moved by Mr. Barnard, seconded by Mr. Robson: That Mr. Wallace take the Chair pro tem.—Carried.

Moved by Mr. Barnard, seconded by Mr. Nelson: That Mr.

Chas. Evans be Secretary pro. tem. - Carried.

Moved by Mr. DeCosmos: That a Committee on credentials, consisting of three, be appointed; which Committee shall suggest what offices are necessary for the purposes of the Convention. Seconded by Mr. McMillan and carried.

The Chairman appointed as Committee on credentials, Mossrs.

Barnard, Thompson, and Babbitt.

Moved by Mr. DeCosmos, seconded by Dr. Black: That an intermission till the call of the Chairman be allowed for the Committee on credentials to report.—Carried

On the Chairman resuming his seat, the Committee on credentials presented the following Report, and asked leave to sit

again:

The Committee appointed to examine credentials report the

following Gentlemen qualified to sit in this Convention:

Messrs. R. Wallace, Amor DeCosmos, (Victoria); Brouse, (Lako-La Hache); Henry Holbrook, John Robson, A. W. S. Black, David Withrow, (New Westminster City); Alex. Rose (Yale District); D. W. Miller, (New Westminster District); R. Smith, (Lytton District); Chas. Evans, Adam McLardy, Henry Havelock, (Yale); Jas. E. MeMillan, J. G. Norris, (Victoria); M. W. Gibbs, (Salt Spring Island); E. H. Babbitt, W. C. King, (Cariboo); J. C. Armstrong, (Quesnet Mouth); F. J. Burnard, (Williams Lake); Thos. Fulton, (Metchosin); H. Featherstone, (Lillooet); J. B. Thompson, W. Fisher, (Esquimalt); Hugh Nelson, (Burnard Inlet); James Donnelley, (Harrison River).

The Committee recommend the election of the following Of-

ficers for this Convention, viz.,

A Chairman, a Vice-Chairman, Two Secretaries, a -Sargeant-at-Arms, a Standing Committee on Business, to consist of five members.

All of which is respectfully submitted.

F. J. BARNARD, Chairman.

Moved by Mr. Robson, seconded by Mr. DeCosmos: That Report of Committee on credentials be received.—Carried.

Moved by Mr. DeCosmos: That the Committee on business

be seven instead of five .- Carried.

Moved by Mr. Robson: That so much of the Report as related to a Vice-Chairman be rejected.—Carried.

The Report of the Committe on Business was then adopted

as amended.

Moved by Mr. Barnard, seconded by Mr. Norms: That Mr. Wallace be Chairman of the Convention.—Carried

Moved by Mr. Robson, seconded by Mr. Thompson: That Messrs, Havelock and Evans act as Secretaries.—Carried.

Moved by Mr. Barnard, seconded by Mr. McLardy: That Mr. Barlow be engaged to act as Sergeant-at-Arms.—Carried.

The Chairman then declared the Convention open for the

transaction of Business.

The Chairman appointed Messrs. Havelock, Babbitt, DeCosmos, Robson, Thompson, McMillan, and the Chairman, as Committee on Business.

Moved by Mr. Norris, seconded by Mr. Barnard: That the

Convention adjourn till 1 p.m.

ADJOURNED MEETING.

Convention met at 1 p.m. Mr. Wallace in the Chair.

Present: Messrs. Robson, DeCosmos, Fisher, Black, Evans, Norris, McMillan, Thompson, Barnard, Featherstone, Gibbs, Babbitt, Withrow, Armstrong, Miller, Smith, Holbrook, Rose, Nelson, Havelock, Fulton, McLardy, King, Brouse.

The Committee on Business presented their Report and asked

leave to sit again.

Moved by Mr. Barnard, seconded by Mr. Norris: That the Report of the Committee on Business be received. anel Mouth); (Metchosin); Fisher, (Ess Donnelley,

ollowing Of-

Sargeant-atnsist of five

ARNARD, Chuirman, s: That Reried. on business

ort as relat-

ien adopted : That Mr.

oson: That cried. : That Mr.

rried. pen for the

oitt, DeCosin, as Com-

: That the

ick, Evans, one, Gibbs, cook, Rose,

and asked

That the

Moved by Mr. Thompson, seconded by Mr. DeCosmos: That this Convention resolve itself into Committee of the Whole, for consideration of the Report of the Committee on Business.—Carried.

The Chairman then appointed Dr. Brouse as Chairman of Committee, and left the Chair.

On the Chairman resuming the Chair, Dr. Brouse reported the following fifteen Resolutions:

Wurners this Convention; composed of Delegates representing different constituencies, has—at the general popular desire and after due and ample public notice—been convened at Yale, British Columbia, this September 14th, 1868, by the call of the Confederate League, and by the authority of the people of British Columbia in the respective districts declared, to give a full, unprejudiced and united expression of their views and feelings respecting the desirability of the admission of this Colony into the Dominion of Canada, the necessity for the immediate establishment of representative institutions with Responsible Government, and generally as to the state, wants and wishes of the country:

And whereas this Convention is duly impressed with the high, responsible and patriotic duties that their Fellow-countrymen have called on them to discharge, and cherishes the most ardent and devoted loyalty to Her Most Gracious Majesty the Queen, and attachment to British Institutions.

And Whereas it is expedient to resolve and declare what in its opinion is right and proper in the premises. This Convention, therefore, in virtue of the trust reposed in it, and with an honest and patriotic desire to promote the public welfare, after due deliberation, resolves and declares as follows:

1. That all Governments should exist by the free and just consent of the governed, and that the Government that does not exist by the free and just consent of the governed is a despotism That the Government of British Calumbia does not exist by the free and just consent of the governed, and is, therefore, a Despotism. That it is unsuited to the free British subjects of this Colony. That it deprives the people of their rightful share in the Government, as no Statute or Order in Council exists which guarantees to the people the right to participate in the Government of the Colony; but in the Legislative and Executive Departments all are nominated or may be rejected, suspended or removed by the Governor of this Colony. That the ordinary consequences of such a form of government are manifest in this Colony, in the disregard of public opinion, in the neglect of public interests, in the high taxation, in the annual deficits, in the annually increased public debt, in expending large sums of public money in paying salaries disproportionate to the services rendered, and in maintaining an unnecessarily large number of officials, and in the tendency which the continuance of such political evils have to weaken the attachment of the people to the Crown and British connection. That to such an extent have the evils of misgovernment multiplied that profound, wide-spread, universal discontent prevails and is expressed at the form of Government and at the manner in which the affairs of the Colony have been and are mismanaged; and that the people of British Columbia loudly demand a REMEDY.

11. That the proper remedy for the present political condition of the Colony and the one that commends itself as preferable to all others—being in harmony with Imperial policy and the legitimate aspirations and desires of the people of this Colony—is the immediate admission of British Colombia into the Dominion of Canada on terms equitable, expedient and beneficial, simultan consty with the establishment of Representative Institutions and Responsible

Government; and that, whether admission into the Dominion of Canada shall occur or net, Representative Institutions and Responsible Government should

be inaugurated forthwith in British Columbia.

III. That the terms of admission into the Dominion of Canada that would be equitable, expedient and beneficial to the Colony, in the opinion of this Convention, are chiefly expressed in the following fifteen sections:—

1. The limits of British Columbia, on and after admission, to be the same as at present.

2. The Dominion of Canada to become liable for the Public Debt of British

Columbia at the time of admission.

3. The Dominion of Canada to pay annually out of her Consolidated Revenue Fund, in semi-annual advances, to British Columbia for the support of her local Government and Legislature, the sum of \$110,000, and also, an annual Grant in aid of the local Government of British Columbia, equal to lighty Cents per head of the population of British Columbia, the minimum number of said population, including Indians, not to be estimated at less than 40,000 at any time, and the increase of population after admission to be the increase of population other than Indians, and the said increase of population to be determined by census or otherwise as may from time to time be expedient.

4. All Crown Lands, Mines, Minerals and Royalties situate in British Columbia at the time of admission, and all sums of money then due or payable, or that may afterwards accrue for such Crown Lands, Mines, Minerals and Royalties to belong to British Columbia and to be under the exclusive control of its

Government and Legislature.

5 All Stocks, Cash, Bankers' Balances and Securities for money belonging to British Columbia, at the time of admission, to be the property of British Columbia.

6. All Public Works and Property of British Columbia at the time of admission, to belong to British Columbia, with the exception of such partions of the Grand Trunk road through British Columbia, or other roads then constructed, as may be used as a portion of the trans-continental road, which shall be-

come the property of the Federal Government.
7. The Dominiou of Canada to construct within three years after the admission of British Columbia, a good Overland Waggon Road, extending from Lake Superior, Ontario, to the head of navigation on the Lower Fraser river, British Columbia, and to commence the construction of the same through the

Rocky Monntains within one year after admission.

8. The Imperial Government to guarantee a Loan to construct the said Over-

land Road, if deemed expedient.

9. If nt any time after admission the Legislature of British Columbia shall pass an address to the Governor-General of Canada declaring that it is expedient to establish a Free Port on the Pacific, in order to advance the interests of British commerce in the North Pacific, the Parliament of the Dominion to make provision for the establishment of the same.

10. British Columbia to be represented in the Senate by not less than two Members, and in the Commons by not less than three Members, at any time.

11. At the first election of Representatives to the Commons and until otherwise provided by the Parliament of Canada, the Lieutenant-Governor of British Columbia to proclaim what shall be the qualifications and disqualifications of Representatives and Electors, the boundaries of Electoral Districts and the laws governing such elections.

12. At the time of admission, the Revenue Laws of the Dominion of Canada to extend and apply to British Columbia, and thereupon the Revenue Laws of British Columbia thereby affected to be null and void, and all Duties and Revenues derived in and from British Columbia under the Revenue Laws of

anada shall ent should

t would be f this Con-

he same as

of British

sted Revenport of her , an annual at to Eighty number of a 40,000 at Increase of to be deternt.

tish Columpayable, or and Royalontrol of its

y belonging y of British

time of ada portions of a constructch shall be-

r the admisending from Fraser river, through the

e said Over-

umbia shall it is expedinterests of Dominion to

ess than two
any time.
nntil othernor of Britnalifications
ricts and the

on of Canavenue Laws 1 Duties and ne Laws of the Dominion of Canada to belong to Canada.

13. The exclusive powers of Provincial Legislatures enumerated in the ninety-second Section of The British North America Act, 1867," and all other provisions of the sad Act that extend and apply generally to the provinces of the Dominion of Canada and that may be applicable to British Columbia, except as otherwise in these terms provided, to extend and apply to British Columbia, at and from the time of admission.

14. Except as otherwise provided, all Laws in force in British Columbia at the time of admission, and all Courts of Civil and Criminal Jurisdiction, and all Legal Commissions, Powers and Authorities, and all Officers, Judicial, Administrative and Ministerial existing therein at the time of admission to continue in British Columbia as if such admission had not taken place; subject nevertheless to be repealed, abolished or altered by the Parliament of Canada or by the Legislature of British Columbia, according to the authority of the said Parliament or of the said Legislature, under 'The British North America Act, 1867,' and any subsequent Imperial Act.

15. Until the Parliament of Canada provides otherwise, all Officers of British Columbia, at and from the time of admission, having duties to discharge in relation to matters other than those coming within the Classes of subjects assigned by "The North America Act, 1867," to the Provinces, to be Officers

of Danada.

The Convention adjourned till 10 a.m., 15th September.

Pursuant to adjournment, the Convention met at 10 a. m., on the 15th.

Moved by Mr. Babbitt, seconded by Mr. Smith: That the reading of the Minutes of yesterday be deserred.—Carried.

The Secretary presented the Report of the Committee on Business, and asked leave to sit again.

Moved by Mr. DeCosmos and seconded by Mr. Robson: That

Report of Committee be received.—Carried.

Moved by Mr. Barnard and seconded by Mr. Nelson: That the Convention go into Committee of the Whole to consider Report of Business Committee.—Carried.

The Chairman then appointed Dr. Brouse as Chairman of the

Committee and left the Chair.

On the Chairman resuming, Dr. Brouse reported the following resolutions:

That this Convention further resolves and declares :-

. IV. That the people of British Columbia desire Representative Institutions with Responsible Government, and have the capacity to work those institutions successfully in the interest of the Colony; and that any representations that have been or that may be made to the contrary in England or elsewhere; would neither be in accordance with facts nor the views of the people of this Colony, the people being the best judges of their own affairs.

"V. That the establishment of Representative Institutions, without the simultaneous inauguration of Responsible Government, would be only a partial and very imperfect remedy for the evils produced by the present form of Government; and that unless the Governor were required to govern in accordance with the advice and consent of an Executive Council holding seats in the Legislature, and commanding the confidence and support of a majority of the representatives of the people, there would never be that degree of harmony between the Executive and the representatives of the people that is essential

to the successful working of the Government and the rational contentment of

the country.

VI. That, whether admitted into the Dominion or not, the Legislature should consist of a Governor and one Chamber called the Legislative Assembly; that the members of the Assembly should be elected for a period of not more than four years; that the sessions should be held annually; that members be paid their reasonable expenses for a period not exceeding forty days in each session. That the qualification for members be as follows:—Being a male Britth's subject of full age, and possessing real or personal property, or both, of the value of \$500. That the qualification of electors be as follows:—1. A male Britrish subject, or alien who has taken the cath of allegiance. 2. Residence in the Colony one year, and in the District in which the vote is cast, threa months. 3. Possessed of real or personal property, or both, at the time of registration, to the value of \$100. 4. Registered on the electoral roll of the District. That any male alien, who can read and write or speak the English language, and who has been five years in the Colony, and is possessed of real estate to the value of \$100, and appears on the electoral roll, shall be entitled to vote.

VII. That the Executive Council, as at present constituted, does not command public confidence nor represent the country in the Government, is irresponsible, or not accountable to the people for the administration of its respective departments, and under the present constitution of the Colony is but an echo of the Governor, and generally antagonistic to the well-being of the Colony; and that the substitution therefor of an Executive Council which holds office only while it commands the confidence and support of a majority of a Representative Legislature, would be hailed with delight by the country.

VIII. That the nominative character and official elements of the Legislative Council render it unsuited to a Colony of free British subjects. That the Council may be composed of twenty-three members, or merely a quorum, as the Governor may decree. That the people have no right guaranteed to them by Statute or order in Council by which they may send representatives to participate in the deliberations of the Council as they would have were the Council a Representative Assembly, in the British sense of the term "Representative." inasmuch as the election of a member by the people does not insure him a seat in the Council. That the people have no constitutional power to pass good measures nor to stop the passage of bad measures, through the Council, That the Legislative Council violates a fundamental principle of the British Constitution by imposing taxes on the people without representation. . That it, disregards public opinion and neglects public interests. That it consents to the maintenance in office of more officials than the country can afford or the public service requires. That it concurs with the Executive in an extravagant Civil List, adding annually to the Public Debt. That the non-representative character of the Council, the non-existence of a Representative Assembly, combined with mal-administration, have (by the discontent produced,) a tendency to alienate the affections of the people from the Crown. || That the offici clais, the paid servants of the public, rule the people with irresponsible and thority; and that it is their interest to resist reform to retain office. That the officials, who form a majority of the Council, vote as the Executive intimates) whenever required, and that, consequently, the majority of the Council has no real independence, is a sham Legislature, the Governor and Executive Council. being virtually the Legislature of the Colony. That the Legislative Council, does not represent the people of British Columbia, and from its nominative and dependent character, can never gain popular confidence and support, and will, always be productive of popular discontent. That the people have no confidence in the Council, and will never be satisfied with the constitution of the Legis, ature till a Representative Assembly is established originary and married contentment of

cislature should Assembly; that f not more than before he paid in each session. It is a male Brit, the same at the time of the ak the English ossessed of real shall be entit!

does not com-

nment, is irre-

ation of its ree Colony is but ell-being of the neil which holds majority of a e country. the Legislative That the Counquorum, as the teed to them by: tives to particie the Council a lepresentative." ot insure him a I power to pass gh the Council of the British tation. That it, t it consents to

in afford or the an extravagant -representative tive: Assembly, oduced,) a ten-That the office esponsible aufice. That the utive intimates) Council has no cutivo Council slative Council nominative and pport, and will, ave no confidtitution of the between the fixe

IX. That one of the reasons why Union between Vancouver Island and British Columbia was sought was that a Supreme Court of Appeal for the whole Colony could be economically created. That the colonies were united two years ago, and yet no Appellate Court has been inaugurated. That as a consequence of the continued separate existence of the Supreme Courts of Vancouver Island and British Columbia confidence in those Courts respectively has been materially impaired. That it is the prevailing opinion that such continued separation of the Courts and non-inauguration of a Supreme Court of Appeal has been due to more consideration for the personal interests of the Judges than for the general interests of Justice throughout the Colony.

"X. That by appointing Stipendiary Magistrates and Gold Commissioners to seats in the Legislative Council they are withdrawn from their respective districts for long continuous periods, leaving such districts without any competent authority to aid in the protection of life and property, and thereby virtually

declaring that such officers are not required.

XI. That the salary, allowances and perquisites of the Governor (exceeding the sam of \$20,000) are unreasonable and ought to be reduced to a figure proportionate to the above salary and perquisites there is an annual interest of six percent. on \$45,000 making the approximate cost of residence in Victoria, \$2700. That the salary of the Lieutenant-Governor of the Province of Ontario, Canada, with a population of 1,500,000 is only \$8000 per annum; and that there is no good reason why the salary of the Governor of this Colony should exceed \$10,000 per annum with a residence. That if the Governor's salary be reduced to that amount and the allowances, perquisites and extra assistance of \$500 be abolished, there would be an annual saving in the Governor's Department of about \$10,000.

XII. That the sulary of the Colonial Secretary, \$3,880 per year, is too high and ought to be reduced to a sum not exceeding \$3000 per annum, thereby saving \$880. That one clerk in the Colonial Secretary's Department at a salary of \$1800 is sufficient to meet the requirements of the public service. That an assistant printer at \$600 per annum is unnecessary. That the total saving by these reductions, without impairing the efficiency of the public service would be \$3540.

XIII. That the Office of Lands and Works is maintained at a great annual expense, amounting in 1868, for a Chief Commissioner and three clerks, to \$8490, and in former years to a far larger sum. That the greatest ignorance prevails in the department as to the lands in Vancouver Island and on the mainland, although a Land Office has been kept open in the former place seventeen years, and in the latter for ten years. That nothing is done by the Department to assist in the sale and settlement of the public lands, except recording a few pre-emptions in Vancouver Island, and on the mainland the pre-emptions are recorded by the Magistrates. That a few parcels of Public Lands are leased for the purposes of trade, agriculture, lumbering, and min-ing, and the rents collected for the same: That instalments on lands sold or pre-empted are collected. That a few maps are made or extended occasionally. That the above includes the total services performed by this Department pertaining to land, and could all be transacted by one clerk. That the public works carried on by the Department are confined to repairing roads, constructing some small bridges, cutting out or keeping open a trail, or repairing or enlarging a public building, and are either performed by contract or by temporary service. That the entire public works, including map-making, could be well attended to by one competent civil engineer. That two competent eserks or civil engineers to perform all the above services efficiently and satisfactorily, could be had for \$1500 each, and thus a saving could be made in. the permanent expenditure of the Department, amounting to \$5490. That by

connecting this Department with that of the Colonial Secretary, one civil engineer would be sufficient to transact sil the business. That, therefore, for purposes of economy, it is expedient to abolish the office of Chief Commissioner of Lands and Works and to reduce the permanent staff of the Department to not more than two civil engineers, under the supervision of the Colonial Secretary.

XIV. That the duties of the Treasury can be performed under efficient checks by two clerks; that, therefore, one clerk should be discharged, thereby saving

\$1200 per annum.

- XV. That the Auditor's Department is too expensively conducted. That two competent clerks can efficiently audit the public accounts at a salary not exceeding \$1800 and \$1500 respectively, thereby saving in this Department

\$1750.

XVI. That the office of Registrar General of Titles at Victoria is almost a sinecure. That the incumbent draws a salary of \$2440 per year for a service that notoriously does not occupy him more than one hour a day; yet the Government refuses to reduce the salary; on the contrary has raised it \$485 in 1868, and persists in keeping the office separate instead of amalgamating it with some other and thereby utilizing the services of the incumbent. That reports are industriously published by the Government that the office is self. paying and ought, therefore, to be continued. But that is effected by imposing a high tariff of charges for registering documents and thereby the office is made self-paying at the expense of those who register. That by affixing a salary to this office proportionate to the labor performed, the tariff of charges for registration could be reduced four-fifths; that the labor employed in the service is not worth more than \$500 per annum. That by an alteration of local statutes (if necessary at all) so that the office may be amalgamated with that of Registrar of the Supreme Court, Victoria, the whole time of the incumbent might be employed, and at a salary of \$1800 per annum there would be saved in this Department \$700 and in the Supreme Court \$1500, making a total saving of \$2200 per annum. That the office of Registrar of Titles might be amalgamated with one of two other offices, yet retain all its efficiency and secure economy in the expenditure. That the continuance of this officer at the present salary is a glaring public wrong.

XVII. That the office of Stipendiary Magistrate for New Westminster should be abolished and that the duties should be discharged by the Registrar General

of British Columbia, in addition to the duties of Post Master General.

XVIII. That the office of Harbour Master should be amalgamated with that of the Customs Department, that a saving would thereby be effected of \$1800, without any public injury.

XIX. That the salary of the Attorney General should be \$1500 with prac-

tice, and that he be allowed a clerk at \$1000 per year.

XX. That reform in the office of Sheriff is essentially necessary, as it is virtually a sinecure, without proper securities being filed by the Sheriff in case of errors or losses in Civil suits. That a division of the Shrievalty into two or more Shrievalties, the incumbents giving bonds in a suitable amount for the faithful performance of their duty, is required both for efficiency and security of the public. That the paying out of public monies as a bonus to the Sheriff under present circumstances is a wasteful and wanton expenditure.

XXI. That the office of Chief Inspector of Police is not required, and there-

fore ought to be abolished.

Moved by Mr. DeCosmos and seconded by Mr. McMillan: That

the Report be received,—Carried.

Moved by Mr. DeCosmos and seconded by Mr. McMillan: That the Report be adopted.—Carried. one civil entherefore, for nief Commisf the Departon of the Co-

fficient checks hereby saving

ducted. That it a salary not s Department

a is almost a r for a service ; yet the Govd it \$485 in algamating it imbent, That office is selfted by imposby the office is y affixing a sariff of charges ployed in the iteration of lolgamated with time of the inm there would 500, making a of Titles might efficiency and is officer at the

minster should gistrar General leral. lated with that coted of \$1800.

00 with prac-

ry, as it is vireriff in case of ty into two or amount for the y and security to the Sheriff ire. red, and there-

Lillan: That

Lillan : That

Adjourned till 11 a. m., 16th September, 1868.

Pursuant to adjournment, Convention met at 11 a. m., on the 16th September.

The Secretary then read the Minutes of 14th inst.

Moved by Mr. DeCosmos and seconded by Mr. Barnard: That the Minutes of 14th inst., as read, be adopted.—Carried.

The Secretary then read the Minutes of the 15th inst.

Moved by Mr. Thompson and seconded by Mr. McMillan: That
the Minutes of 15th inst., as read, be adopted.—Carried.

The Secretary then presented Report of Committee on Busi-

ness, and asked leave to sit again.

Moved by Mr. DeCosmos and seconded by Mr. Norris: That Report of Business Committee be received.—Carried.

The Convention then adjourned till 2 p. m.

Pursuant to adjournment Convention met at 2 p. m.

Moved by Mr. Barnard and seconded by Mr. Rose: That the Convention go into Committee of the Whole to consider the Report of the Committee on Business.

The Chairman then nominated Dr. Brouse as Chairman of

Committee and left the Chair.

On the Chairman resuming, Dr. Brouse reported the following Resolutions:—

XXII. That there is no public necessity for keeping five extra Constables in Cariboo at an annual expense of \$3500 per year. That in the Lillooet-Clinton District a Stipendiary Magistrate is not required, thereby saving \$2400 per annum. That at Nanaimo, a Stipendiary Magistrate is not required, and the duty of Deputy Collector of Castoms there, with that of Postmaster, could be performed satisfactorily for \$1000, saving thereby \$1000. That in Lillooet, Clinton and Nanaimo, Honorary Magistrates can discharge the duties of Justice of the Peace. That the retrenchment that might be made by the Executive under these heads is equal to \$10,300 per year.

XXIII. That the Supreme Court Judges should discharge the duties of County Court Judges, holding Court periodically in the different districts of the

XXIV. That the vote of \$3000 in the Estimate, for expenses of Judge and Registrar on Circuit, on the mainland of the Colony, is exorbitant and calls for revision.

XXV. That, including the reductions suggested and others which might advantageously be adopted, a saving of about \$60,000 in the annual expenditure for Civil Establishments may be made, without impairing in the least degree the public service, or endangering in the least the securities for the preservation of life and property, or the maintenance of order throughout the Colony.

XXVI. That the people of British Columbia are willing to bear patiently the heavy financial burden imposed upon the country for the construction of public works, amounting to nearly \$150,000 annually; but they denounce the extravagant expenditure by which a deficit was created in 1866, amounting to riolation of the rule laid down by the Secretary of State for the Colonies in a despatch dated April 30, 1866, viz.: That the expenditure of the year must

be reduced to such an amount as muy be covered by the actual average receipts of the past two years That the Estimates of 1868 violate this rule.

XXVII. That the system of dividing and sub-dividing the public service into departments, and placing such duties respectively in the hands of a single person, may be the proper mode to transact public business in a rich and populous country. But to a Colony such as British Columbia, where the Population is very small, the financial resources. Proportionately limited, and the business to be transacted under each head but trifling, such a system is wholly unsuited, entailing too high an expenditure without increasing efficiency. That it is mainly by attempting to carry out this system and by keeping too large a staff of officials at salaries disproportionate to the circumstances of the Colony that the public expenditure is annually unnecessarily increased. That it is, therefore, to amalgamation of Offices, reduction of the Civil List, and lowering of Salaries that the people look for a reduction in the current expenditure for the support of Establishments.

XXVIII. That the total population of British Columbia, exclusive of Indians, does not exceed 10,000; and that the number of Indians does not exceed 30,000. That the Indians, living chiefly by hunting and fishing, are not individually on the average large consumers of dutiable or taxable commoditte... That the highest estimate that could be placed on the Indians as consumers is that three Indians consume as much as one white or civilized person, and that, consequently, the total Indian population is only equal to 10,000 white consumers. That a more correct estimate would in all probability be that five Indians are equal to one white person, thereby making the total Indian inhabitants as consumers equal to 6000 whites. That taking the highest estimate of the Indians as consumers) the total number of consumers of dutiable and taxable commodities is 20,000. That in 1867 the revenue without loans was \$475,250 and the average tax per head of the consumers \$23 75. That the expenditure as reported to the Council as less than the actual expenditure was in 1867, \$560,159, or \$28 to each consumer. That out of the expenditure of \$560,159 in 1867, only \$52,000 were expended in public works, That the estimated revenue of 1863 is \$576,000 or nearly \$29 to each consumer. That the estimated expenditure of 1868 is \$572,553 or \$28,60 to each consum-That the total amount appropriated for public works out of the \$5,72,553 is \$55,300. That out of the latter sum there has been about \$12,000 expended in unnecessary additions to the Governor's residence and the Land Office, whilst necessary improvements to roads and bridges to advance the interests of farmers and settlement generally are deferred. That the return made to the Legislative Council in 1868 by His Excellency the Governor, comparing the Customs' Tariffs of England, United States, Canada and other colonies and countries is fallacious, if intended to show that British Columbia is not taxed higher than other countries. That the fallacy is apparent when it is observed that the average annual tax per head in Canada is only \$3.50, whilst the average tax to each consumer in British Columbia in 1867 was \$23 75, and that proposed in 1868 is \$29 to each consumer. That home productions, other than gold, in this Colony are not so advanced as in the countries enumerated in the Return, and that, consequently, there is a larger average consumption bere of dutiable commodities and a correspondingly higher tax paid by each consumer. That with tariff, internal revenue dues, road tolls, &c., taxation is high and oppressive. That after paying the interest and sinking fund on the public debt, nearly all the revenue is consumed non-productively. That retrenchment is therefore demanded by the united voice of the people of British Columbia.

XXIX. That it is the duty of the Executive to institute the most thorough retrenchment in the expenditure, and cause to be amended and repealed all statutes or ordinances that interfere with economy in the public service.

XXX. That miners and capitalists during the last ten years have been sub-

al average receipts this rule.

public service inliands of a single in a rich and powhere the Populamited, and the busystem is wholly ng efficiency. That teoping too large a ances of the Colocased! That it is, il List, and lowerurrent expenditure

, exclusive of Indians does not exd fishing, are not taxable commodit-Indians as consur civilized person, nly equal to 10,000 all probability be naking the total in-(taking the highest consumers of dutiac revenue without consumers \$23 75. the actual expond-That out of the exl in public works, 9 to each consumer. 60 to each consumont of the \$5,72,553 it \$12,000 expended and the Land Office, ance the interests of return made to the nor, comparing the other colonies and lumbia is not taxed when it is observed 50, whilst the aver-is \$23 75, and that ductions, other than s enumerated in the onsumption here of d by each consumer, tion is high and opon the public dobt, That retrenchment is British Columbia. the most thorough ed and repealed, all public service.

ears have been sub-

Ject to the greatest inconvenience and delays in securing copper and silver bearing quartz voins, under such a tenure and with such facilities as would offer reasonable security for the investment of capital; that the nen-entistence of a general law on the subject and the obstacles interposed by the Government have tended to prevent the investment of capital in the country and retarded the development of its mineral resources. That the enactment of a law under which a limited extent of any copper or silver bearing quartz viens; free from Royalties, enerous laws, and taxations, may be taken up and held by any one or more persons, under reasonable conditions of working, is absoluted by essential to the investment of capital in such enterprises.

"XXXI. That religion, humanity and public opinion demand that due and proper consideration be paid to the Indian population, with a view to their preservation and the improvement of their moral, intellectual and interial condition. That beyond making reservations of land, Government has done nothing for them. That in many instances the Indian Reservos are large and valuable tracts of agricultural land. That such lands though situated in districts where they would be cultivated by settlers, remain unimproved by the Indians, except the occasional cultivation of a small patch. That settlers are prohibited occupying them. That such Reserves are consequently neither properly utilized by the Indians nor by settlers. That it is incumbent, therefore, on the Government to establish such regulations as would utilize the Indians.

XXXII. That the people of British Columbia, recognizing the principle that it is the imperative duty of the State to provide for education, earnestly desire the immediate establishment of a national system of popular education, based upon broad non-sectarian principles, and that the non-existence of any recognized system of education applicable to the whole Colony, is discreditable to

the Government.

XXXIII. That while it is apparent to any disinterested person that retrenchment in the public service could be made by which about \$60,000 or the annual exponditure could be saved without impairing the efficiency of the public service, yet the Government persists in imposing Road Tolls on merchandize passing between Yale and Cariboo, that amount to \$60,000 per annual That the continuance of the Road Tolls and the resistance offered to retrench

ment by the Executive are grave acts of misgovernment.

XXXIV. That a Reciprocal Commercial Treaty between the United States and England; by which the lumber, coal, fish and other rew productions of British Columbia and the United States may be entered duty free for home congruence of the last named countries respectively, would be a powerful stimulant to industry in this Colony. That it is, therefore, expedient to urge upon the attention of the Local and Imperial Governments the desirability of taking immediate steps to secure such a commercial privilege, whilst the Reciprocity Treaty between Canada and the United States is under consideration.

XXXV. That though there has always been a large staff of officials connected with the office of Lands and Works, and notwithstanding there are vast areas of good unoccupied agricultural and grazing lands in the Colony, the courty but sparsely populated, the imports of agricultural produce and stock large, and the prices of agricultural productions highly remunerative, yet the Executive has never made any systematic and continuous effort to invite immigration, or induce people to engage in agriculture. That the apathy and indelence of the Government respecting the settlement of the public lands is therefore totally indefensible.

XXXVI. That free grants of at least 320 acres of land ought to be offered to actual settlers upon the public lands, and that the Executive should spare no effort in inviting immigration and facilitating the settlement of the country.

XXXVII. That the vote of the Legislative Council, refusing to pass an Address to Her Majesty the Queen' respecting the Confederation of this Colony with Canada, is not endorsed by the country; but is opposed to the well-und-derstood wishes of the people of British Columbia. On a line well-under the MINE IN THE LEWISH BY LINKS

- The Convention further resolved :--

1. That an Address be prepared and sent to Her Majesty the Queen, praying for the Reforms enumerated in these resolutions.

2. That an Address to the Governor General of Canada be prepared and

transmitted, urging Confederation on the terms proposed.

3. That an Address be transmitted to His Excellency the Governor, accompanied by a copy of these resolutions, praying that the Reforms therein con-

tained may be initiated and perfected.

4. That a Petition to the Imperial Parliament be prepared and circulated for signature throughout the Colony, and transmitted to some prominent Member of Parliament for presentation, accompanied by the resolutions of this Convaluable front a 'a can' and advantage.

5. That an Executive Committee be appointed, with full authority to call conventions, communicate with the Imperial, Canadian and local Governments. to prepare and transmit the addresses and petitions above alluded to, and to take any measures they may deem expedient to secure the Reforms enumerated in the resolutions of the Convention:

The following Committee was appointed to carry out the objects of the Convention:—Messrs. De Cosmos, McMillan, Wallace and Norris of Victoria; Havelock of Yale; John Robson of New Westminster, and F. J. Barnard.

Moved by Mr. Norris and seconded by Mr. Robson: That the

Report be received.—Carried.

Moved by Mr. Norris and seconded by Mr. Robson: That the

Report of Business Committee be adopted.—Carried.

Moved by Mr. Barnard and seconded by Mr. Smith: That the following gentlemen be an Executive Committee in accordance with the 5th Resolution:

Messrs. A. DeCosmos, R. Wallace, J. E. McMillan, J. G. Norris,

John Robson, H. Havelock, and F. J. Barnard.

Moved by Mr. Norris and seconded by Mr. Armstrong: That the thanks of the Convention be tendered to the steamboat owners and stage proprietor, and that the Secretary be instructed to communicate the same.—Carried.

Three cheers were then proposed and given for the Queen.

Three cheers were then proposed and given for the Dominion. Moved by Mr. Robson and seconded by Mr. Barnard: That this Convention adjourn.—Carried.

ROBERT WALLACE, CHAIRMAN

odi , CHARLES EVANS, SECRETARIES. (A TAGE and yalmino HENRY, HAVELOCK, SECRETARIES. (A TAGE and yalmino address of the first term of the second of t

mile we was a little of the second of the se

g to pass an Adon of this Colony to the well-un-

e Queen, praying

be prepared and

Hovernor, accom-

and circulated for rominent Member one of this Con-

authority to callcal Governments, uded to, and to Reforms enumer-

the objects of the orris of Victoria;
F. J. Barnard.

on: That the

ith: That the

, J. G. Norris,

nstrong: That teamboat owne instructed to

the Queen. Heat the Dominion. ard: That this

Charman tim bo

country but that the prider of the prider of the prider of the country of the cou

NERVE, We have to no no continue to no continue to the farming.

