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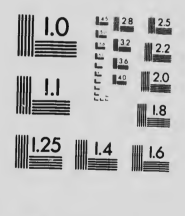
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THE RECENT SESSION

Reviewed by Premier McBride in an Interview with the "News-Advertiser." - Despite Opposition Statements to the Contrary, Much Useful and Important Legislation was Enacted. - The Position on the Railway Question Explained.

Premier of British Columbia, was in creased. This, I may point out, is in town last week, and during his visit a line with the opinions of many expert representative of the "News-Advertis- authorities on fiscal finance, who hold er" interviewed him regarding the work that personal property should not be of the past session. As is well known, taxed, and that a larger measure of the the Opposition press and some mem- burden should be placed on income. bers on the left of the Speaker have endeavored to make out that the work of the taxation of the book debts has of the Legislature during the past ses- been entirely abolished. This form of sion was of an insignificant and trivial taxation was very strongly protested character and of no particular benefit against by practically the whole merto the Province as a whole.

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MILLA

Opposition arguments that the session sume they will hardly regard this parhad been a barren one, the Premier ticular picce of last session's legislation said that was a matter on which differ- as trivial and unimportant. ent views might be heid. "In my opinsaid the Premier, "and I am willion," ing and able to prove my assertions, the ation of a Board of Assessors, who business transacted by the Legislature shall meet at least once a year to conduring the past session was by far and sult and decide upon the best methods away more important than is ordinar- of securing correct and equitable aslly the case. In fact. I think this was, sessments throughout the Province. In many respects, t +=

LEGISLATURE

that has been seen in recent years.

the Assessment Act. It had been an- inen might own pieces of land identical-nounced by the Government before the iv similar in size, nature of soil, advansession of 1904 ended that a Commission to investigate the matter would be appointed and that no pains would be spared in order to have the subject of taxation fully enquired into. The Hon. F. Carter-Cotton, President of the Council, was Chairman of the Commisslon, and with the assistance of Hon. R. G. Tatiow, Minister of Finance, and means infrequent under the old system, Messrs. J. Buntzen, the Managing Director of the British Columbia Electric Railway Company, and D. R. Ker. the head of the Brackman-Ker Milling Company-both of whom are well known and successful business menthe Commission succeeded in accomplishing the difficult task before it, and its report formed the nuclcus of the present Act.

This Act was passed to amend many legitimate grievances against the original Assessment Act passed last year, and to more equitably distribute the additional burdens imposed by that very necessary piece of legislation. That this end has been achieved I think few which has been attacked in several fair-minded persons will deny. For in- quarters, the attacks being directed stance, the rate on personal property

HAS BEEN REDUCED

per cent-a reduction of one-thlrd- Fremier said the explanation was an

The Hon. Richard McBride, K. C., while the rate on income has been in-

Then, again, the objectionable feature cantile community, whose credit busi-In answer to a query regarding the ness is, in general, a large one. I pre-

Another very noteworthy section of the A t is that providing for the cre-This provision is of the utmost import-MOST IMPORTANT SESSION OF THE ance, being designed to do away with the inequalities and discrepancies in taxaton which were constantly occur-Take, for example, the Act amending ring under the old system. Thus, two tage of position and state of development, yet the assessor in the district where one is situated might value his land at \$10 per acre, while his neighbor in the other district, no better clrcumstanced, would be valued at \$100 an acre by the assessor of that district. Such a condition of affairs-by no and causing much injustice-will, I think, be remedied by the creation of a Board of Assessors, and I consider that this provision should be of the greatest possible benefit to the land owners. I need hardly say that the efficient supervision over our financial affairs, exerclsed by the Minister of Finance, is mainly responsible for the good standing which the Province of British Columbia enjoys to-day in the money markets of the world."

The attention of the Premler was then called to the

LAND ACT,

more especially at those sections cover-Ing the timber regulations.

When asked the reason for the change from one per cent. to two-thirds of onc in the law regarding timber leases, the

easy matter. "We found the "liber them in small parcels, similar in size to industry considerably depressed from various causes. One principal source of complaint was volced by the holders of licences, who said that their licences could not be used in the nature of security with the banks and similar financial institutions. This was on the very simple technical ground that, while it has always been the custom to renew the licences from year to year, the Chief Commissioner of Lands and Works was nevertheless under no legal obligation to grant such renewal. Now, under the present Act, any licence holders so desiring can have their licences renewable for 16 successive years, hut, in order to get this renewal, instead of paying a royalty of 50 cents per thousand, they must pay a royaity of 60 cents per thousand. What this means to the revenue of the Province is that, taking the average cut per acre east of the Cascade Range at 8,000 feet, an increase of 10 cents per thousand will amount to over \$50 per acre on royalties; while west of the Cascades, where the cut per acre may be estimated at 15,000 feet, the increase in royaltles will meau about \$96 per acre.

Moreover," continued Mr. McBride, "the dual system of holding timher lands hy leases and licences is abolished, and now all timber lands hereafter acquired will be held on licences renewable for 21 successive years, but subject to such royalties as may from time to time he imposed. The licence fee east of the Cascades is \$115 per year for each licence; west of the Cascades it is \$140 per year. The area included in one licence must not be greater than one square mile. A

VERY IMPORTANT PROVISION

and one which I think should he given the widest publicity, is that no timber can be cut from lands covered by licences made renewable under this amendment, or under licences hereafter granted, until the land is surveyed; and the Chlef Commissioner can require land included in a licence to he surveyed at any time."

When questioned regarding statements that have anneared to the effect that the Land Act or anyonded, places the operative millman at the merey of the speculative holder, who can withhold the raw material from the millman until the latter chooses to pay his price, the Premier replied that nothing could be

WIDER OF THE TRUTH

"Why" sold the Hon Mr. McBride, "the speculator's chance under the present amonded Act is far less than it was before. Under the old system there was practically no limit to the amount of timber land which could be taken up, cases being known of as much as 55,000 acres being applied for. One of the principal beneficial results we claim to obtain by the present amended Act is that its effect will be to get better values for the Province out or our timber areas, in disposing of

the timber berths of Ontarlo and New Brunswick. No one can now take up more than 640 acres on a licence. l'ndoubtedly the timber values of the Province will, as a consequence, tie more closely looked into in the future, and the competition much keener,

I make the statement plainly," continued Mr. MeBride, "that If the acquisition of e r Crown timber lands were to cont i. le lu the next live years, in the same dishion that leases have been taken up in the past live years, we should have practically no timber lands anywhere near our transportation routes. The enormous areas I have just spoken of have been taken ar all along our waterways and infets, and there would soon be nothing left.

As to the charge, therefore, that the amendment to the Act was framed in the interests of timber speculators, ī think I have made it pretty pialn that such an allegation is

ABSOLUTELY FOUNDATIONLESS.

As an instance of what a section even the Opposition thought of 01 the emendment, I may point out that both Mr. T. W. Paterson and Mr. Weils had many good things to say about the Act on the floor of the House, and the ferner gentleman in particular took pains to impress upon the House that this legislation was a move in the right direction. As Mr. Paterson is one of the most prominent timber men on the Coast, it may be presumed that he knew what he was talking about. It would almost be fair, perhaps, to remark here that it is a pity Mr. J. A. Macdonald and his friends should, in order to make a fittle political capital, go out of their way to contradict statements which have been made in good faith by their colleague, Mr. Paterson." The

SCHOOL ACT,

which was amended at the last session of the Legislature, was then mentloned, and in reply to a question as to the changes made, Hon. Mr. Me-Bride said that, as stated in the columns of this paper, it had been acknowledged for a number of years past that sooner or later something must he done to relieve the tremendous and ever-increasing burden that is being borne in this connection by the Provincial Treasury. "The establishment of new school districts from year to year, the cost of new buildings and a a'ntenance, as well as teachers' saiaries, have been absorbing a very large proportion of the revenue of the country; and, were the present rate of increase to continue, in a very short while it would be far beyond the capacity of the Province to sustain," said the Premier. "It is well-known that, for some years past, people living in lucorporated cities have had to subscribe very largely towards the maintenance of their schools; and, in the recent legislation dealing with the matter, the Government has simply asked the people living outside the cities to lear their fair share of the increased

turden in their own districts, in the dealing with this dyking matter. The same degree as their city neighbors do present administration has simply apin theirs.

As regards the Opposition's statements of complaints and d scontent in the rural districts," continued Mr. Me-Bride, "it is true that, while the question was being discussed in the House, the Opposition press and supporters test no opportunity of creating strife and misunderstandings as to the aims and necessity of this legislation. Their efforts, however, failed of effect, as the nature and scope of the Bill became more clearly comprehended by the peo-I have taken special pains to ple. enquire throughout the country in the rural districts as to the condition of popular sentiment towards the passage of the Bill, and, on all sides, 1 find that, while additional traation is never welcome, the people are taking a sensible view of the situation and are perfectly willing to give the assistance required by the new law. And, moreover, a great many residents in the country districts advise me that the effect of the Bill will be to make people take more interest in school affairs. Instead. of meetings scantily attended, buildings neglected, and little interest taken gene - ily in educational matters, a new order of things will come about, intelligent attention will be given to this important subject, and education will-benefit throughout the Province.

Even mombers of the theos't'en were forced to concede that Mr. Fulton's handling of the subject was masterly and that our present Minister of Education has a most complete grasp of this difficult subject. The

DYKING ACT

was next mentioned to the Premier and a short explanation of the measure requested, this Bill having been opposed hy many on the Opposition side.

"It is quite true that the Dyking Act, introduced and passed at the recent session, caused a great uproar," said the Premler, "but the facts were not known, or otherwise the people would see that the Act was a benefit to the top," continued the Premier, "was a Province.

I will put the state of effairs, which we had to confront in this matter. Lriefly before you. There has been spent in connection with these dykes no less than over a million dollars. Whether this expend ture has been wisely made or not need not be dealt with hope, as the present Provincial Government had no hand in it. But, for nearly the whole period since these works were instituted, there had been practically no return made to the country or this enormous outlay. 18sessments have been levied, it is true; but not five per cent. of those due have been paid. Moreover, in addition to this sum, the Government has had to pay the cost of managing and repairing the dykes, thus largely increasing every year the amount already due to the Province.

Past Provincial Governments," continued Mr. McBride, "have consistently evaded the unpleasant responsibility of er, the miner and the pathfinder, must

groached the question from a

BUSINESS STANDPO'NT,

with the two-foid object in view of protecting the interests of the Prov-Ince, and, at the same time, avoiding nndue pressure upon those settiers who claimed that they could not make a living out of the lands and pay the heavy annual charges against them.

Now, by the present Act, the cost of management and maintenance will be paid by the people benefited, and a large expenditure annually saved to the Province. Of the original deht, a portion has been wiped out and the payment of the balance spread over a period of 40 years. An exception has been made to this in the case of the Matsqu¹ district, where a number of settlers have recently commenced to make homes. In order to give them a chance to get established, no paywent will be required from Matsqui for three years.

The coptrol of the dykes, on account of the large amount one to the Proville, is retained in the balais of the Government. If annual payments for maintenance, or on account of ore inal debt, are not mot, the lands in default will be sold in the same way at lands are sold for arrears of taxes.

1 may say here," added the Premier, "that, a whiter call a conciderable remember the outsideding hab?"ty, the " but in a holdbloo fact that, in 1894, all the erotective dylong works exected previous to that date were plactically distributed by the great food. More term this, the settlers who It d, up to that time, attempted to till he land, lost nearly all their household peods as well as much of their stock. In my opinion, the Chief Commissioner of Linds and Works deserves great gaise for the very satisfactory solution he has found for a most periorxing problem.

The

GAME ACT.

very important piece of legislation, and " out distinctly a move in the right dlsection. 1 make no extravagant statement when I say that the game of British Columbia is te-day one of its most important and unbusble assets. For the reason that but a small proportion of the people interest themsolves in the game of the country, there is an apathy displayed in matters relating to this subject which-if not changed-we shall some day greatly regret. What will people think when they are told that, in the State of Maine, the revenues are sugmented to the extent of \$5,060,000 annually from the game of the country? If one quarter of what is said about the game of British Columbia is true, we have in the confines of our Province a public asset fully equal to, if not exceeding, that of the Eastern State. The present Government, of rouse, fully recognises that the bona fide prospector, the farmhave a right to take what game is the House that the two per cent. tax necessary for food; and, while our should be repeated, I find that no adelegislation, as at present in force, will quate substitute has been offered for lead up to that protection of our game this tax, either by the Provincial Minand this which their value as a public ing Association or by the mining operasset demands, at the same time the Government does not propose to enact the latter gentlemen, they seem to be leg slation which will work a hardship to these classes, ine Provincial Serretary has given good proof that, an fraining the ' wo of the land in this, as In other respects, he will spare no effort to secure their equitable effect.

Act, the County Court Act and the Land Registry Act, and other legal maning industry, to leave the Mineral measures emanating from the Attorncy-General's department, my conv.etion is that the public must reap

VERY CONSIDERABLE BENEFIT from them. The revision of the Supreme Court rules, which is about completed, should prove a boon to litlgants, inasmuch as the practice and procedure of this Court will be very much improved, and the trial and settlement of disputes expedited. The County Court Act, too, marks a step in advance. Many years have passed since anything of a radical nature has been attempted in connect on with the improvement in our County Court Act. The present Blll, like the one above alluded to, is calculated to expedite the machinery of the law, much red tape, cumbersome precedent and intricate and lengthy procedure having been done away with. it is only justice to say that the work in connection with these legal enactments has been most carefully prepared, and reflects great credit upon the Commission, as well as upon the Attorney-General."

The important question of

IMPROVED RAILWAY COMMUNI-CATION

was then broached, and the Preinfer asked if any further progress had been made in the negotiations with the several railway companies.

With reference to this subject," replied the Premier, "I have nothing to add to my statement made in the House, except, perhaps, to call your attention to the fact that it has been announced that the Dominion Government does not intend to grant any railway subsidies this session. Bratish Columbla has been too generous in the past, and the Government does not intend that e orbitant grants shall be made to any company. I might add, however, that the Government will always be ready to consider proposals for bona fide rallway construction so iong as the assistance asked is reasonable and does not unduly tax the country's resources."

'Is there anything you can say, Mr. McBride, in regard to the Department of Mines?"

"Well," said the Premier, "the conditions of mining in the Province to-day have

NEVER BEEN MORE PROSPEROUS,

say that, although many domands were welfare of the public and the interests

ators themselves. indeed, as regards by normeans of one mind themselves in regard to the matter-some opposing any change whatever in the existing 5 ws. and others advocating a variety of substitutes with neither coherence practicability to recommend them. With regard to the Supreme Court E have, therefore, considered that it will be better, ht the interests of the Act alone. In doing this I may say that I am in accord with the views of practically a majority of the most jacomment mining men in the Province. who incline, as 1 do, to the op nion that the industry will be iest served hy permitting the laws as they stand today to remain untouched, mutil conditions demand that some revision should be made. Moreover, this action will be calculated to encourage the intending investor, on whom constant tinkering with and changing of the laws governing any industry in which he invests his money have aiways a most deterrent effect."

"And now about

BETTER TERMS.

Has anything further occurred in connection with the negotlations with the Dominion Government?"

The Premier smiled as he cautiously considered the question before replying.

"Well, if thoroughly preparing our case, and urging its consideration by the Dominion Government, is headway, we certainly have made it; and I will say in this connection that, as long as this Government remains in power, it will persistently demand from the authoritles at Ottawa a readjustment of our financial relations. In doing this," added the Premier, "I confidently look forward to the loyal support of every citizen of the Province, no matter what his politics may be.

in conclusion, the Premier stated that he thought he had given a sufficiently full review of the

WORK OF THE PAST SESSION

to completely refute the unwarranted and very discreditable statements which have been placed in circulation, to the effect that its work has been trivial and of no importance. "I wish most emphatically to repeat," said Mr. McBride, "and I think I have sald enough to prove it, that I regard the session just closed as being one of the most important to the interests of this Province that has taken place in many years. It may sult the part of the partisan politician to cast discredit upon himself, as well as upon others, by en leavoring to hellttle the work of the Legislature to which he belongs. My colleagues and I can, however, look with confidence to the people for a or on a better basis. In fact, I may very different verdict, having kept the made by the Opposition on the floor of of the Province carefully to the fore.'



