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## 1



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## MICROCOPY RESOLUTION TEST CHART

(ANSI and ISO TEST CHART No 2


# 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. 

The Hon. Ithehard McBrlite, K. C., Iremier of British Columbith was in town last week, ind during his vislt a representative of the "News-Allvertlser' Interview ed fllm regarilng the work of the past wision. As is weil known, the Opposition press altd sume members on the lett of the sprather hatwendeavored ${ }^{\text {d }}$ make wut that the work of the Legishature durling the pist messlon was of an insigniticiant and trivial character ind of tho partieular beneft to the Province as a whole.

In answer to a flbery regirding the Oppositlon arguments that the session had been a barrell wite, the premier sald that was a matter on which different views might be held. "In my ollnion," sadd the Lrentier. "and I am willIng and able to prove my assertlons, the business transacted by the Legisiature during the past sesslon was by far and away more important than is ordinarlly the case. In fact. I think this was, In many respects, $t$ =
MOST IMPOLTANT SESSION OF THZ LEGISLATURE.
that has been seen in recent years.
Take, for cxample, the Act amending the Assessment Act. It lad been announced by the Government before the session of 1904 ended that a Commission to Investigate the matter would be appolnted anu that no pains would be spared In order to have the subject of taxation fully encuired into. The Hon. F. Carter-Cotton, I'resident of the Council, was Chairman of the Commlsslcu, and with the assistance of LIon. R. G. 'ratiow, Minister of Finance, and Messrs. J. Huntzen, the Managing Director of the British Columbia Electric Rallway ('oippatiy, and D. 16 . Ker. the head of the Hrackman-Ker Milling Company-both of whom are well known and successful buslness inenthe Conmission succeeded In accomplishlng the difficuit task before 1 t , and lts report formed the nucleus of the present Aet.
This Act was passed to amend many legltimate grlevances against the orlgInal Assessnrent Act passed last year, and to more equitably distribute the additional burdens imposed by that very necessary plece of legislation. That this end has been achleved I think few falr-minded persons will deny. For Instance, the ratc on personal property

HAS BEEN REDCCED
from one per cent. to two-thirds of onc per cent-a reduction of one-thlrd-
while the rate on income has been increased. This, I may folnt out, is in line with the opluions of many expert authoritles on fiscal finance. who holr this personal property should not be taxed, and that a larger measure of the burden should be placed on Income.
Then, again, the objectlonable feature of the taxation of the book debts has been entrely abolished. This furm of taxation was very strongly protested agilnst by practically the whole mercantile community, whose credit buslness 1 s, In general, a large one. I presume they will hardly regard this particular picce of last session's legislation as trivlal and unlmportant.
Another very noteworthy section of the A $t$ is that providing for the creation of a Board of Assessors, who shall meet at lcast once a year to consult and decide unon the best methods of secur!!ng correct and equltable assessme'its throughout the Province. This prowision is of the utinost lmportauce, belng designed to do away with the Inequalities and discrepancles in taxaton which were constantly occurring under the old system. Thus, two nen might own pieces of land identically similar in slze, mature of soil, advanlage 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 neimhbor 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 means infrequent under the oid system, ind causing much injustice-will, I think, be remedied by the creation of a Jicard of Assessors, and I conslder that this provision should be of the greatest fossible beneflt to the land owners. I lieed hardly say that the efficient supervision over our financlal affairs, exercised by the IInister of Finance, is hainly responslble for the good standing which the Irovince of British Colunbia enjoys to-day in the money markets of the world."

The attention of the Premler was then called to the

## LAND ACT,

whlch has been attacked in several quarters, the attacks belng directed more cspeclally at those sections coverlng the timber regulations.
When asked the reason for the change in the law rcsarding timber leases, the Sremier salil the explanation was an
easy matter. "We found th. ' ther industry conmderably dejreamed from various causes. One principal source of complaint was volced by the holders of licences. Who maid that shelr Heenees could not be used in the nature of security with the banks and slmilar financial institutlons. This was on the very mimple technical ground that, while It has always been the custom to renew the licences from year to year, the Chlef Commiasloner of Iands and Works was nevertheless under no legal obligation to grant much renewal. Now, under the present Act, any Heence hoiders wo desirlng can have their licences renewable for 1 is successive years. hut In order to get this renewal, instead of paying a royalty of 50 centa reer thousand, they must may a royalty of 60 cents per thousand. What this means to the revenue of the lrovince is that. taking the average cut per acre east of the Caonder lange at 8,000 feet, an increase of 10 cents ner thousand will amotint to over sin per acre on royaltles: whlle west of the Cascades, where the cut per acre may be estimated at 15.000 feet. the Increase in roynitles will mea:1 abolit $\$ 96$ per acre.

Jinreover." cont!nues Mr. B.?Brlde "the dual system nf holdiry tlmher lands hy leases and llcences is abolishrd, and now all timhor lamds hereaftor acoulred with be held on licencen renewable for 21 successlve years, but mubject to such royalties as may from time to time he imposed. The licence fee east of the Casades is $\$ 115$ per year for each licence: west of the Cascades it 19 $\$ 140$ per year. The area included in mene Heence must not be greater than one square mile. A

VERY IMPORTANT PROVISION
and one which I think should he given the wideat 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 Chine Commissioner can require land Included in a Heence to he surveyed at any tlme."

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 the sefertititu holowr. who ...th withhold the ra's materiat from the millmen until the latter whoscos thent his frics. the Pruanior replind that unthins could be

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 "the speculitor's ellather thater th" worsent amponded Art is far lues thais it was berore Thide the netz swetmen there was proctirally mo limit to the ammunt of t mher land whleh could las takell 11F. rases haine khown if as mish as - - omo arpes boing annlient fur. Ore of the princtinal hemficial resulte we clam to obtain by the meesent a mended Aet is that its effect with he in get better valises for the Provinen out

them In momali [arcoly, slmblar in mize to the tlmber berthe of tintarlo and New litumatck. Nu пाe call how take up hore than bito acres ofl a Horatro. ('ndoubtelly the timber valuen of the l'rovince will, as a cunsequentr, lie Hure a ! 1 ereiy looked into lin the future, and tis compettlom mill kerolmer.
I make the statement plainly," conIfnued Mr. II firfler "thitt if the no. quisition of , 'rriwn thonbre fands were to a ant 1. do la the noxt live yeara, in the sitn:- ..mslion that le:ses have been taken $w_{1}$ in the past ilve years. we should have practleally un timler lands anywhere mear aur transportathon ratute. The phormatis areas I h.fir just spobarn of hatur bewn taken ar all along our wittrways and intets. and there would soon be nothing left.
As to the charge, therefore, that the amendment the thet was framed in the interestes of imber aperulaturs. I think I have made it proty maln hat such an allegatlon is

ADSULITFFV FUlNHTTJONLESS.
Is an lisetance of what a ser thon ewor of the "ppostion Ihourht of the anmbllarat. I mity polnt out that Loth Mr. T. W. Jaterson and Mr. Weils lad isalny whed thlngs to say afout the Act on thr fione of the flouse, and the for:u+r groitleman in partloular touk in ins to i:npress upon the flouse that this leglalation was a move in the right Cirectlun. As Mr. Paterson is one of the most prominent timber men on the Coast, it may be presumed that he khew what he wis talking about. It wond almost be fa!r, perhapa, to remerk herw that it is a pity Itr. J. A. Dactonald and fils erlends should, ha order to make a fittle pollical eapitat. so out of thelr way to contralle: statements which have been mate iv good fath by their colleague, Mr. I'aturson."
The

## SCHOOL ACT

which was amended at the last sesslon of the Leglsliture, was then menthoned, smy In reply in a questlon as to the chathges mathe. IIon. Mr. MrVrlae said that, as stated in the columns of this papre it haif been arkrinwledred for a llumber of y'rars past that sooner or liter sistrething must he done to relieve the trementous and eve:-Increasing burden that is belng burne in thls connertion hy the Prov.ncial Trwasury "The establlshment of new sidhal districts from year to $\because \operatorname{li}$, the + wst of $1 \mathrm{H}+\mathrm{W}$ buildhigs and
 atios. have been absorbing a very lioge proportinn of the revelute of the eounH. : : illal. Wer: the prosut riste of in"rase to cmmthust, in a vers short "hale it would be far beyond the ca--atity of the l'rove nee to sustath." sata the. Vremier. "It is well-known that, for some jrars past, feuple living in huorpmatel cities have had to sub*ifhi very liaracly towards the main. tellan, 1 , their schools: illul, in the ref.nt legialat on dealing whth the mat:er. the fovermment has simply asked the mondte livim: outside the ritios to foty their fote share of the Inerasad
turden in their own dimericta，in the same degree as their alty utighbors dol in thelra．

An legarim the Opposition＇m water ments of complaints find $d$ stolltult fil the rurill districter＂continited Mr．M．． Helde，＂it is true that．while thre ifurs－ thon wan helng diseused ln the Honses． the Opposithon preses and supporter： fout no oprortimity of creathes atrler and misumberstandinge an for the afma and necesslty of thin leghelation．Their
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 Porced 10 rollede that 11 ：Fulton＇s hamblane of the knlefer wisk mituloply abl that our prosellt Mhletar of libur



The

## リドK゙IN゚ ArTT

was next mentioned to the［＇rember ath］ a short explanaton of the measure re－ duestral．thls Blil having been ofposidy hy mally oll the Opposition sflle．
＂It ls inulte true that the Dyking Act． introdnmi amd passed at the recent sesslon，caused a great uproar，＂wah the Premler，＂but the facts were bot known，or otherwise the people would see that the dot wiss is beretlt in the Provilise．

I witl mat the etate of affire whith we h：di th anfront the thes matter．
 suent in ennmextion with thean mbloss wo lose than ower in mathon mollars， Whether this exiwill tume hise lapen wiselx malde or mot nemd not bre dait

 for nearly the whole pering s．ure tho． worke we：r instithted，them had hemet以ratheally mu soturn mash to the comentre ur this anatmous wtitay．Is－ sessments have been lowied，it is true： bitt wot the fer molt．of those due hatw bmen pati．Moreoter．In additon th thls sumi，the fiovermment has hall to pay the cost of managing amd rupalrime the dykne，thus latgely mereasing ofers sear the amonnt already dua to the Province．

Past Provinclal fiovernments．＂com－ thued Mr．Merimlle，＂have conslstently praded the umponsant respensibllity of
duallik with thim dyking mattor．The
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wth thre therefill ahjert lat vien of wuterting the filetrate of tite l＇rove H．．＂．shld．int the＂same thme，avolulng nmilue Hessure upon those actiors wher chalmad that thay rand lint inate a living nut id the landm alid pay the low athmal charges agninst them．

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 ：Saine，ther resmes are absmented to the extent of sin，000． $000^{0}$ anmmal＇s from the samer of the country？If oni quar－ tor of what las sabl illout the gima of livitiuh Polumbit is true we have in the enntins of our Province a publie asset fully equal to，if not erefedinar． that of the Fastern State．The present fisemomunt．Ef rounso．fllly recognises ，hat the ！oma fide prospector，the farm－ for．the inimer and the nathfinder，must
havo a flulit to take what wame fa the blatme that tho two per cent，tax

 lead up to that wotectlon of our s．in， and th－h whlf thelf balus in if pulite Gaxel deroblaing，int the wame thine the．









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 luilwit is，la cilleulatiol（1）expedite the moshlanes of the law，murlo ral tap． cumbersonme prevedent and intrleate and lensthy procedure having been done away wl！h．it ts only justlee to say that the work in conriectant with these legal eractments has beell menst catefulty propared，ant retlects wieat credt upon the commasstom，as $w+0 l l$ as upon the dilorney－Getterin．＇
The impmitant questlon uf
 C＇ATIUN
was then broached，aml the premter asked if any further proglems had been made fu the negotiatlons with the sev－ eral ratluay companles．

With reterence to thls subject．＂rio－ plled the I＇remier，＂I have nothing to add to my rtatement made in the House．excelt frerhaps，to call your attentlon ${ }^{\prime}$ ）the fact that it has been amounced that the Dominion bovern－ ment doent not lntend to grast any ratilway subsilles thas session．lir．tish Columblit has been too generous in the past，and the Government does nut ln－ teml that，urbtant grants shall be mude to atuy company． 1 mbht add． how ever，that the（iovernment will al－ Ways be feady to considter moposals for bonz fide rallway construction so loing as the assistance asked is reason－ able alld does not unduly tax the coun－ try＂s resources．＂

Is there anything you can say，Mr． Dichrlde，In regard to the Department of Mines？＂
＂Well．＂salid the I＇remier，＂the condi－ tlons of mbing the the Prince to－day have

## NEVEI BEEN MORE IPROSPL：NOTッ，

or on a better basis．In fuct．I may sixy that，uth：uubh many dicmarde were nade by the opposition on the flowr of thax tax．＂ither by Hiw frovinelal Min． th ds drulullun or liy the militing oper
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 it 4 ．whil ofhere alvoulthig a varlety 4hlstlltitem whth limithor coherence fमollabllity in remonmend them． $t$ hase．therefure，constolered that it will be lintter．Ift the fitcorenta of the mullm indumery，（1）lrine the Alneral －I＇t alolts．In loulug thas I may nay thiot I all latacold whth thu viewn of mar－thalle ：majorlty of the mont
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 verte hla money have aiwaye a most H＋tvir⿻ut effect．＂

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## 1：1：TT1：1：TENRMs．

I！．s．dhything further occurred In con－ Buction witi the negothations with the Imminton＂owernanent？＂
The I＇rember smiled as he cautiously （ 1 ）nsidered the question before reply－ thg．

Well，If thonoughly preparlng our rase，alld urstug its cunsilleration by the Dominion Government，is lieadway， We certalnly have made it：aml I will say in this connectlon that，as long as thls（：overument bemains in power，it will perslstently demand from the au－ thortles at intawa a readjustinent of our financlal relations．In dolng thls．＂added the Premier，＂I confldent－ ly look forwarll to the loyal nupport of evory ritizen of the l＇rovince，no mat－ ter what his polttes may be．＂

In concluston，the I＇remier stated that lat thought he harl siven a sufficiently tull revew of the

## WOKK DF TİF PABT SESSION

th completoly refutw the unwarranted ：and vely discrovlitable statements whlch have been placed in clrculation， tu the effert that its work has been trivlal and uf no Importance．＂I wish wust＂mphatically to repeat．＂sald Mr． Mrlibitle，＂and I think I have sald though to prove 1t．that I regard the sess on just closed as belng one of the nost important $t$ ．we interests of thls Province that has taken place in many yeirs．It may sult the part of the pirtlsan polltician to cast discredit up－ oh hlmself．as well as upon others，by ＋H leavoring to liflittle the work of the Leglsiature to which he belongs．Ity colleasues and I can．however．look ＂ith ranfidence to the people for a very different verdlet，having kept the weffate uf the public and the interesty of the Province carefully to the fore．＂

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