

THE WEST; WEDNESDAY, MARCH 6, 1907

New Judicial System Discussed in Legislature

Law Business Will be Centralized at Regina--Haultain and Brown Oppose _the Bill--Many Questions Asked of Government

Judicature Act.

Jurisdiction of Court.

Taking the bill by clauses, the at-

system, so it was adopted. The mak-

stance, and while he was sure the attorney general and the government

TUESDAY, FEB. 26. The House sat for less than twenty return ordered Before the orders of the day inutes today.

The attorney general gave notice called Mr. Lamont laid on the table at the following bills : Respecting further copies of the minutes of prothe devolution of estates; respecting ceedings in conference between the members of the various provincial

the property of married women; reting the form and interpretation governments and the Dominion. statutes; respecting witnesses and

Mr. Lamont moved the second read-Mr. Calder gave notice that on Mr. Calder gave notice that on Thursday he would move the House into court for the province, and stated into committee of the whole to conthat in do so he would also consider sider a resolution to provide for the resolution to provide for the action and maintenance of the bill to create a district court at the same time, as he thought the econdary educational institutions. the same time, as he thought the Dr. Elliott gave notice that on two were closely related. He explained the present system of courts Thursday he would ask the govern-Thursday he would ask the govern-ment certain questions relative to the organisation of the Lemburg Agricultural society. Mr. J. T. Brown cave notice that Mr. J. T. Brown gave notice that doubtless, it had worked well enon Friday he would ask the governough at the time it was framed. ment what number of public librar-There were many points at which no les had been or are in course of being established under the Public Libracourt was held, and persons having litigation processes to go through ries Act of last session. in many cases were obliged to go On motion of Mr. Calder it was re-On motion of Mr. Calder it was it solved that on Wednesday the House will resolve itself into committee to consider the supply to be granted to

present system, the present act was dence respecting the following present system, the present act was norials adopted by the House at brought in to provide for the establishment of a supreme court to conlast session : Relating to the railway sist of five judges residing at Reto Hudson's Bay; respecting a refergina who will form the appelate ence to the privy council respecting the constitutionality of the Saskatcourt, and also the establishment of district courts system with eight dischewan act; respecting wheat grades; trict court judges to preside over the work in the districts to be named respecting an invitation to their Grafajestics to visit Camada; res-Cannington, Moosomin, Yorkton, specting the claim of the retired ser-Regina, Moose Jaw, Prince Albert vants of the Hudson's Bay company. Saskatoon and Battleford. The Doand their descendants; respecting Prof. Mayor's report on the Canaminion government appoints udges, each of whom would reside in the dian west: district over which he has super-

The House then adjourned. WEDNESDAY, FEB. 27.

The consideration of the supreme courts bill and the transacting of formal business occupied ,he attention of the House throughout the preme court juges would travel from Regina over the districts three whole afternoon today. Mr. Calder gave notice that he will or four times a year, or probably introduce on Friday a bill respecting once every month to deal with cases the establishment of a provincial unthe establishment of a provincial un-iversity, and Mr. Brown gave notice that amount. The districts for the present will be made large, but that he will on Friday introduce a it was expected that with the bill respecting the Methodist church crease of the population more would and one amending the public libraries be created, and provision is made in

the act whereby the lieutenant governor in council can create more. Th Mr. Wylie gave notice that on Fri- district judges would also have powday he will ask for a return showing er to do chamber work, in fact they 1. The amount of money to the would become local masters of the day he will ask for a return showing credit of large local improvement dissupreme court. tricts in the first day of January

Qualification of Judge

The motion was agreed to and the fifteen judges could well attend to all the work of the province. The move contemple

the effect of bringing the cream of the practice to Regina and the re-sult would be that the bar would be impoverished, not in a financial way but in the sense that the men who are ambitious to gain the topol the profession would be drawn to the capital of the province or to some other centre of practice in other pro-Local Masters

in the bill that they would have any it jurisdiction whatever in supreme court cases. The act was delegating to the judges of the supreme court the powers which hitherto belonged to the legislature. Heretofore the

power to the judges. That might be all right and be the practice in On-tarie, but it seemed to him that The Costs.

delegate that procedure. Jury Cases. Section 59 provided for the hear

and not leaving that matter open to option. In this way the partice were forced to litigate in an expensive manner. In fact the whole bill left it pretty much with the superior jud. ges to make litigation expensive. The only guarantee of the bills was tha

litigation by the expensive rathe than the inexpensive way should ap The judges of the district court ply unless the superior court judge would have power to try cases inmade rules to the contrary. volving \$300 or less, and the su-

> Question of Costs. Mr, Brown thought that the costs in county court cases should be made

in county court cases should be have reasonable. The present system was not satisfactory in that it made the man who was forced to go to law to recover his money pay a share of the costs, while the man who by his negligence was made the defe Another case in which the exp are too heavy is that which pro that the man who has an action for \$201 is to pay as much costs as the

man who h case of \$20,000. To his nd this was simply abs

after ,all, judges were but human and |er, which was looked after in anoth-

neing judged tomorrow by that same colleague. The system he proposed wuld be a little more expensive than the government plan, costing as it uid \$43,000 a year for the seven es. This its and the technical points which year more than under the Govern at present forced every man with event plan and he thought it would small case to appeal to a law

lead to less complications and less appeals from decisions. A movemen yer for assistance. MR. LAMONT REPLIES. much along the same lines was start ed in England at the present time Mr. Lamont in closing the debate said he had had under cons and he was convinced it would ultimately spread to Canada. Courts of the North

the suggestions of Mr. Haultain and had come to the conclusion that while such a system would do the The attorney general had stated that in the judicial district of Sas-katchewan the judge was unable to hold court as often as required owhold court as orten as required our ing to the press of work, but he could say without any ill-feeling to-wards the present incumbent of the bench, that the reason the courts would constitute 30 or 40 districts.

Local Masser-hile the attorney general had d that the county court judges were not held more often in that ju-dicial district was that the judge was away altogether too much of the bill that they would have any instiction whatever in supreme ourt cases. The act was delegating the people to the courts to the people. The the judges of the supreme court to the legislature. Heretofore the legislature stated what the procedure should be, but the act gave that the might be

with the influx of population it was incorporated in this bill. He was not prepared to admit that the judges of the adjournment Mr. La-The second reading of the bills to courts were allowed to stand over. Before the adjournment Mr. La-ment leid on the table the corresey general, as a member of the House small debt cases were concerned. He court to the court en banc. and leader of his profession, should would most say abolish debt up to The motion for a second reading a certain point, making, however, was the put and carried and proper saleguards for the wage earn- House adjourned at 5.20.

> versal of the policy that existed at the present time, in that cases of a GOVERNMENT RESORTS TO DIRECT TAXATION Having Given Away Our Public Lands the Scott and the men on the range would suf-Government Finds That Every Farmer and Rancher Must Pay a Cent an Acre Annually-Cities, Towns and Villages Exempted

> > The consideration of Mr. Calder's iment printer \$1,250.

uty attorney general on and after Sept. 10, 1906 to \$3,500. revenues of the crown for ed-To increase the salary of the depsioner of agriculture to \$2,'400 per annum. Further amount required for the meral expenses of the agricu tural the rural ent \$3,500 Further amount required for the committee of the whole to co

Business of the Day.

hools as well as those of town tricts would contribute \$100,000 so they would be getting back their own money with \$138,990 in addivillages, but his motion was

The committee rose, reported proress and asked leave to sit again. Mr. Haultain said that if the ge Grain Situation

o levy a general tax on all lands in Mr. Langley, an a motion to adcountry, he could agree with the Government to the condition of the ciple, but the minister had wan grain in the province and to the loss thich would be incurred should there oe a sudden thaw. not arrive at any place in particular

Mr. Motherwell said the Governnent was bring the situation to the attention of the ra lwavs and the Dominion Government.

Second Reading Mr. Calder moved the second read ng of the bill respecting the trea ury department and the auditing ublic accounts. He said som r changes were being made in th

nethod of keeping the books as the esult of recommendations made in expert engaged for the purpose The bill was read a second tim ordered for the consideration of th ommittee of the whole.

Committee of the Whole In committee of the whole, the le al members considered the new su reme courts act and progress was orted on the bill. The House adjourned at 10.45. gether, and thus save a great ma

FRIDAY, MARCH 1. Private members had a field day. at the legislative assembly tiday. and they took advantage by asking nany questions and returns from th Government benches.

Mr. presented a petition for the is corporation of the Saskatchewa He would leave the discussion Club of Prince Albert.

the details to the committee stag Mr. Stewart, for the committee on tanding orders and private bills reported in favor of the petition of the Yorkton club, and

Mr. Wylie (Maple Creek) made Mr. Garry in accordance with the trenuous objection to the includ report moved the first reading of the of ranchers' leased land in the tax-

Dr. Elliott gave notice trat on have the effect of killing the raching industry of the province. At present the ranchers must pay two cents an. day next he will move the following resolution: "That in the opinion o this House it is desirable lands titles office should be established in each of the judicial district. as outlined by the districts cour

The ennouncement of the reso the ranchers would be prohibitive, ion was greeted with loud applause Mr. Elliott gave notice that on Monday he will ask for a return

showing all correspondence sinc Jan. 1, 1905, betwien the Govern Mr. Langlet supported the resolu-tion because he believed it to be the ment and all person or persons what right thing. He said the ranchers were pushed out of the province any-way and the tax would only hasten the day when they would be relics of the past. He favored the confrontoever regarding the and grading of the road leading ectly south of Sintaluta. Dr. Elliott also gave notice ?hat

m Tuesday he will ask for a return ing of new settlers with a tax as he showing all correspondence between believed it would have the effect of the government and any person organising more schools in the propersons whatsoever regarding the cr-ganisation of agricultural societies at Lemburg and Albernethy.

Mr. Brown Speaks Mr. Brown agreed with the leade

Haultain's Questions. of the Opposition that the taxing of Mr. Haultain gave notice that on school lands was use Monday he will ask for an order tended to the making of trouble for the departments whose salar as it would cause endless confusions general expenses of the duc.tional principle unwise, unnecessa and the amount of salary to each

department \$500. To provide for/ the payment of the system. The provision would s to the

would commend itsel It was not inconsist licy of the Govern last session when Mi ed that as soon that the present of able of handling government would pr by establishing a bet tendency seems to ing the statements and it occurred to hi iudicial districts

that the boundaries both, at least for t argument of conven very strongly to him this would be a wor

les registration pr ng the cost of arge that in his opin the tenders for t ing would construct east throughout the Lamont Ob Mr. Lamont took notion first of all that it embodied a

If the Government this motion whenever indicial district were istration district wo company it. With re sent service he st are two registration iudicia't destrict of one in the two jui south. There have plaints of late a has been greatly im Regina office a night put on and now five erage time to put do which is not very ence to the public. erages about 250 pap there are about There is some work, might well be t policy of the

the facilities to

comes necessary to

districts will be establ

mother district takin

Regina business would

nense amount of tin

The government will

public interests but t

accept the motion of

The member for S

to hear testimony to

of the attorney generic service in the Regin

greatly improved of

at the present time he

was a tendency to ce

very apt. In reckonin

akes to get business

istration office the

ents are in the mail

nsidered. He believ

nterests of the people

n this matter should

and inexpense. He be

many years to come

offices of the province

amount of work, and

soon demand more net

Redberry C

Against Central

these offices should isituated. The principl

thing at Regina, the r

Brown Diffe

TO DIRECT TUESDAY A On the re-asser at 3 p.m. the first presenting of a peti ber for Batoche for

GOVERNMENT

tion of the town of

Mr. Stewart (Ca

half of standing con

ing orders reported

tion of the Saskato

concurred in.

Mr. Gillis gave

day he would move fo

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respecting the selec

of a site for the pro

buildings. Mr. Lamont gave

Thursday he would

tion respecting the law province of Saskatche

In moving his na

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districts in the prov

said that he felt con

subject required no show that the motion

House, toward

Registration

ernment and any

mmended that t

The resolution seemed to him to approaching the new settler with a tax before he has any opportunity to reap the advantages accruing from the fund. At present the grants the ordinary schools were the nost liberal in the world, and these et out of the general resources the province, and as a result are directly or indirectly contributed out of the pockets of the people. But the whole people of the province are benefitted by the education of the children, and therefore it was but

Ranchers Object

Mr. Haultain's Views.

al purpose of the resolution

dered like a ship touching at ...

ous pleasant parts, but

after a long and tempe

right that they should contribute to the general maintenance of the schoo system. What seemed to him :o be the weak point was that school dis tricts are made the money is to be paid back. Would t not be as well to exempt the ool district from the tax alto-

chinery necessary for the collection of taxes on the 10,000,000 acres of land. The cutting out of this would materially simplify the procedure and would would be necessary. He also ex-pressed the opinion that the clause regarding chose in action should go with the people. tions and misunderstandings, and

of the bill and the resolution

able property, as, he said, it would

executive council and the Govern THURSDAY, FEB. 28.

To increase the salary of the ng resolution for the supplem ucational purposes occupied the leg-islature throughout the two sittings today. Mr. Calder introduced the relution and explained the purpose of the bill which is to follow it. ter which the debate was eng nearly all the members House, and the legislators went int

the details of the proposition.

acre for their lease from the Dominion government, and a tax of a cent and a quarter to the local improvement district. With the addition of this tax the holding of leases by

Ranchers Must Go

2. The amount of taxes collected in each since that date. 3. The amount of money spent each district 'since that date.

4. The amount of taxes now and not collected in each district.

necessary legal qualification as well. This clause was inserted advisedly, New School Districts Mr. Gillis gave notice that on Frialthough if it was accepted it was day he will move for a return showshowing the number of applications intended to take it out and insert in that have been received for the es-tablishment of public and separate only have the effect of making reommendations to the Dominion schools in the province since Jan'y 1st, 1906, and

The number of each class of such schools that have been actually established during that time or are in course of establish

The names of the applicants for generally was still in favor of that compensation on behalf of which the appraisers were appointed, and ing of rules of court and procedure amount of money claimed by was left to the ,udges of tho

and paid to each of the said apprai- ior court. sers for each appraisment made by

That Reference

Mr. Haultain gave notice that on Friday next he will move for a re-tion of justice as simple, convenient, turn showing all correspondence between the government of the province and the Government of Canada concerning the memorial of the House respecting the reference to the courts of the constitutionality of the Sask-

atchewan Act. This is with a view to getting further information than that of a for- in considering the legislation in quesmal nature presented to the House a few days ago.

The bill by Mr. Calder for the supplenting of the revenues of the crown was read a first time.

Agnew Investigation.

The motion of Mr. Haultain for to divide the administration of law copies of all letters, telegrams, re- between superior and inferior courts recollect from the papers brought inthis high-handed action was taken.

pondence whatsoever with the res- the cast and to the west, it might costs for artion to secure return pect to the dismissal of T. J. Ag- be thought that this is the better, new from a commission of the peace wason the order paper, and in mak-system, he was forced to confess that LEADER OF OPPOSITION ing the motion the leader of the Op-position said that the House would carefully, he had come to the conto the House and the remarks of the would not be ill-advised if they ad-

this legislation.

hands of the government at the time rather than to centrallisation.

A commission was appointed to make inquiry, and it was assumed that the investigation had been held and no doubt a report made. In the circumstance and considering the amount of comment at the time and the political significence of the affair of affairs with three index of the side of the amount of comment at the time and of affairs with three index of the side of the and no doubt a report made. In the side of the political significence of the affair of affairs with three judges, they well handle the work of the coun it would be of interest to the House would not be pertinent in view of This would insure greater impart to have full information of the affair. the appointment of 15 judges. The ity in the hearing of appeals, for

Chose in Action. torney general pointed out that Section 49, providing for chose qualification clauses were inserted, action was drafted and inserted in he one for the supreme court 'judges direct disregard for the special ac requiring ten years' residence, and in the consolidated ondinances making provision for the treating of all the one for district court judges requiring three years' residence and the cases alike. Which of the acts we chose in action be affected by, asked ? The clause was borrow toto from the Ontario practice with out regard for the present law askatchewan. This might be al right for draughtsmen from the ern provinces to bring the laws from there and insert them in The bill made provision for the laws, that they might the easier working of the jury system, and accepted the English practice of 1898,

miliarise themselves with the S katchewan practice, but he thous being thought preferable to that it would be better that they Hail Insurance. Mr. Ellis gave notice that on Friday he will move for a recurn show-ingthe names of persons appointed as appraisers of losses occasioned by hail in the electoral district of Mooof 1907 on account of the lawyers as much as possible, but the feeling

actions ? It was evidently the pur pose to make doubtful where was heretofore no doubit.

Court of Appeal The fault Mr. Brown had to find with the court of appeal was that it consisted of only four judges, for Mr. Brown Speaks. J. T. Brown said that the objects the judge whose decision was case. If, therefore, as is often the gainst could not sit on th

tion of justice as simple, convenient, inexpensive, sale and satisfactory to the people of the province as pos-sible. The convenience of the mem-bers of the bar and the judges of the bench should be made subservient would and unsatisfactory. It should be made that a majority of the cour two against the appeal, the action to that of the people in every in- would rule in this instance. MR. LANGLEY.

George Langley (Redberry) spok tion had no doubt this object in as a lay member of the House and view, he was inclined to think that in a witty deliverance warned his

when the bills were looked carefully fellow lay members against allow the lawyers to fix the act for th into, the end was not reached in selves, and providing for the law's The policy of the government was delays which were so exasperation Upon the bill itself he argued that the man who was foolish enoug ports, commissions and other corres- and when looking to the provinces to give credit should be made pay his goods, and in this respect he dis-

> LEADER OF OPPOSITION carefully, he had come to the con-clusion that perhaps Saskatchewan on the principle of the bill-that pr vincial courts should be established

to the house and the remarks of the attorney general made last session that Mr. Agnew, by a reversal of the ordinary rules of justice by which a man is first tried and then punished, was removed from his commission of the peace on some statements made in a petition which was not in the in a petition which was not in the hands of the government at the time present tending to decentralisation tending to decentralisation tem minus the county courts. He

thought there should be a high court 3. Not at present.

Mr. Stewart for the cultural societies to reimburse the standing orders reported in favor of for amounts paid out in prizes in competitions in seed grain fields:

or the incorporation of Lang Carrot River, Ft. Qu'Appelle, Sinta and others for the incorporation of idta, Redberry, Battle Piter \$700 the Yorkton Elks' club. On motion of Mr. 'alder the esti-Fi/er \$:00 Mr. Haultain gave notice that on mates were referred to the committ Monday he will ask for a return tee of supply. ular legislation of the session.

The Resolution. 1. The bank or banks in which the Mr. Calder, in moving that the

The terms upon which the banking House go into committee f the whole on his resolutions, made an s done The reason for the transferring of appeal for unanimity on the crestion. There might be differences of he account from the bank of Monopinion in regard to details, he said but on the main principle of the bill Brown gave notice that on fonday he will move the following he was sure there could be no two esolution : That it is advisable sides. Even in case of differences on details, he thought there could b that the government provide a boun-ty for the destruction of wolves and found a common ground on which to

covotes within the limit of the pro-It would appear from the one paragraph of the resolution that the government was on the verge of bankruptcy, but this was not the And that practical and conv egulations be made for, the proof of h destruction and the payment of case he assured the House. Later on he would submit to the House a Lemburg Society statement of the provincial anances which would indicate that there was

Mr. Elliott asked the tollowing no need to direct taxation for gen-eral revenue funds. The resolution was for the purpose of levying a questions : 1. Has the government received an

application in form A provided for in section 6 of the Agricultural Soeneral tax on property within the rovince for the securing of a fund ecessary for the maintenance of edcieties Act praying for the org of an agricultural society Lemburg ? ucational institutions. 2. What action has the govern-

bounty.

There is in the province at present an immense area of land which is ment taken in regard to it? 3. It is the intention of the com-missioner of agriculture to declare

not at present paying one dollar to-wards legislation, and it was the the subscribers to the said petition duty of the House to see that all paid for the education of the youth to be organised into the Le agricultural society. of the land. The proposition is to levy a tax

4. Why was this declaration not nade last year ? of one cent an acre on all landsass-essable with the execption of that First Readings.

included in town and village school The following bills were given first districts. Personally he should have liked to see these included, but he saw difficulties in the way because of Mr. Lamont-A bille respectin

levolution of estates; a bill respect ng the property of married women; bill respecting the form and interretation of the statutes, and a bill especting witnesses and evidence Mr. Calder- A bill respecting rganisation and maintenance of dary educational institutions.

Motherwell's Answers

Mr. Motherwell in answer to Mr. Elliotts- questions, gave the follownswers :

1. Yes. 2. The Government, after con ose of the fund. In the first place ering very carefully the application lecided that it would not be in the ve per cent is to be set aside for maintenance of an agricultural general interest nor in the int of agricultural societies already tablished. It would very largely overlap work of a recently

4. For the reason given in to question No. 2. More Estimates.

Mr. Calder announced a mess from the Governor, and supplem

ary estimates were distributed follows :

Mr. Haultain in committee moved Further amount required for the general expenses of the office rf the 000,000 acres in rural school dis- an amendment to exempt

the changes in the service by rethe country nations or retirement; the appoint-ments to the service and the salary Suits Sheppard Mr. Sheppard said the resolution of each.

Suggests Cha

Member for Humboldt

the Opposition were laboring un misapprehension, and he put right by pointing out that co

high schools.

mitting a scheme for

upon the farmers of the and while certain that the

involved in the resolution a sound, the scheme as pr struck him as being in other

eater benefit from the

tion that does not bear upon

Close of Debate

ward.

Public Libraries

suited with his district of Moose Jaw, and would prove the most pop-Mr. Brown asked the number of public libraries established in the province under the act passed last Mr. Gillis suggested that if sch ession, and Mr. Calder replaced there listricts were to be taxed at all, let ere none. Mr. Brown aco

town and village districts be includ ed as well. However, it was intro ceived permission to introd ill to amend the public libraries ducing the system of direct taxation and he could not agree with that at act, and it was read for the first Mr. Calder secured the first nead-ing of the bill to incorporate the Mr. Neely thought the memb

niversity of Saskatchewan Mr. Wylie asked the government a peries of questions in regard to the collection of taxes in local improveoils would have free tution in ent districts, and Mr. Mot

greed to supply the information. Mr. Gillis asked for a return show Mr. Sanderson's View ing the number of public and separ-ate schools established and in course of establishment in the province, and Mr. Sanderson said his dis was a village school running out to the country, and although it the country, and articles it would entially a rural school it would the return. Dr. Ellis asked for a return not benefit from the tax. He ed to contribute and reap the re-

arding appraisement for hail in-urance, and Mr. Calder promised to provide it.

Mr. Brown secured the first readng of a bill respecting the Metho dist church.

The Reference Mr. Haultain asked for a return

ward. Echoes of the Past Mr. Ellis said he remembered well that at the last session the ister of education had declared revenues of the province to te of sufficient for any purpose for in years, and yet he found at the ond session the hon, gentleman mitting a scheme for direct taxa howing the corresponde pect to the reference, and stat he was desirous of knowing or not the Government had do g more than formal pr in the way of bring about this i ly desirable reference. Mr. Lan agreed to supply the correspondence. unfair and unreasonable. He did no believe in a scheme for direct taxa

Second Reading Mr. Lamont moyed the

alike. This resolution provides for eading of the bill to esta a tax on the agricultural pe ystem of district courts, and in dong so said that practic anations as were given with the Supreme Court Act would apply. The bill provided that the sittings of the court should be by order-inouncil, and that baliffs should be sheriff should also be appointed or each. District cou

ave similar criminal jurisdicti that enjoyed by the county courts of other provinces. Mr. Haultain thought some provisions should be made whereby a man with only a small case could have it settled before the district court judge without having to call in the ser of a lawyer, and he laid considerable stress upon the benefit this would be to the farmers and people with cases. The endeavor s

be to secure prompt, con cheap and final decisions es, a court for the peop a people for the court.

Jury System Mr. Langley made a plea for the jury system, as he said this elimina-

an innovation. Later in con (Continued on page 7.)

ting of the juries was something

country. Mr. Langley compla-judicial district schedu constituency up, and distribution has ha He would like to ritory was thus trise Mr Gillis wanted t

to announce their pol this question. W the cpattal at Regine ntend that everything public institutions sho in here. It is' a char west that people and and he felt sure that the country will soon more land titles office accommodate the publi

Garry's A On rising to speak tion Mr. Garry said 4 tuency was greatly a location of these offic view of the round-al route. He recalled ney general said last

resoect to the govern he was glad to know vice of these offices On a division bein ernment voted solid a olution, and all except J. T. Brown.

Minard's Liniment

Miss Lizzie McCree for the McCarthy months' combined h ness trip to the c

and staff are alr or their grand u

insurmountable, and next session might be possible to make a chan Twenty per cent of the land in a country was held by the speculat and the resolution would have the college, and a like sum for a univer-sity, making a total for the two of \$32,275. Ten per cent or a sum equal to that of the two appropria-in the small local improvement dis-

der the schedules of grants and with the high schools existing only some \$9,000 a year would be required, and the balance would revert to the rural school fund making of the total school fund making of the total school tions, is to go to a secondary educa-tion, or high schools. At present un

and the balance would revert to the The motion was then put and car ural school fund making a total for ried, and the House then went into mmittee of the whole on the class of schools of \$258,000

The final balance for rural schools u would be \$288,990. Of this the 10,-

while the people of the tow ages and cities who would the method of assessment in towns, and villages. The money collected was to be put into a special fund, institutions were exempt. and in cases where the tax is not collected within the year the discrep-ency is to be made up out of the

Mr Calder closed the debate by pointing out the difficulties in the way of including towns and villages, on account of the various different methods of taxing property in the ceneral revenue, to be returned when the taxes come in. The 33,000,000 acres should yield a revenue of \$330,000, the cost of different towns of the province. These a revenue of storest per cent will amount to \$8,250. This would leave \$322,750 to be devoted to the purdifficulties, however, would not prove

ell as those of towns but his motion was

ittee rose, reported proked leave to sit again.

an a motion to adthe attention of the to the condition of the rovince and to the loss be incurred should there rwell said the Governoring the situation to of the ralways and the vernment

ond Reading

moved the second readill respecting the treasent and the auditing of s. He said some min ere being made in the eping the books as the nmendations made by aged for the purpose read a second time he consideration of the the whole

ittee of the Whole

ee of the whole the le considered the new suact and progress was the bill. adjourned at 10.45

DAY, MARCH 1.

mbers had a field day hative assembly today, ok advantage by asking ons and returns from the benches rted a petition for the in-of the Saskatchewan ce Albert. rt, for the committee on rs and private bills re vor of the petition of

club, and in accordance with the the first reading of the

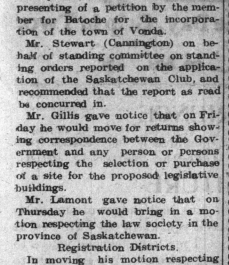
gave notice trat on will move the following That in the opinion of it is desirable that a office should be estabh of the judicial districts by the districts court

ncement of the resol ted with loud applause gave notice that on vill ask for a return correspondence since betwien the Governperson or persons what ling the improvement of the road leading di of Sintaluta.

also gave notice ?hat will ask for a return correspondence between ent and any person of oever regarding the cr. agricultural societie and Abernethy

tain's Questions n gave notice that on ill ask for an order umber of persons emorarily in the service of

nts whose salary would the estimates last year. nt of salary to each



GOVERNMENT RESORTS

TO DIRECT TAXATION

TUESDAY AFTERNOON

On the re-assembling of the House at 3 p.m. the first business was the

the establishment of registration districts in the province, Dr. Ellis said that he felt convinced that the subject required no elaboration to show that the motion was one that would commend itself to the House. It was not inconsistent with the policy of the Government announced last session when Mr. Lamont stated that as soon as it was shown that the present offices were incapable of handling the business the government would provide a remedy far as Bargains go and this establishing a better service. The tendency seems to be, notwithstanding the statements of the leader of the House, toward centralisation, month will mean a clearance of and it occurred to him that now the judicial districts are being formed, that the boundaries would do for goods of surprising, needful both, at least for the present. The argument of convenience appealed very strongly to him and he thought this would be a workable scheme as and values undispuled. a solution of the registration lands titles registration problem. Regarding the cost of buildings he would urge that in his opinion the amount of the tenders for the Regina building would construct another five at least throughout the province. Lamont Objects Mr. Lamont took objection to the motion first of all on the ground that it embodied a wrong principle FRIDAY AND SATURDAY ONLY If the Government were to accept this motion whenever in future a new judicial district were created a reg-Ladies' Dept. istration district would have to ac company it. With regard to the pre sent service he stated that there are two registration districts in the judicia't destrict of Saskatoon and This department offers something one in the two judicial districts nteresting for the close feminine There have been no combuyers. plaints of late and the rvice

25c HANDKERCHIEFS 124c. has been greatly improved. In the Regina office a night staff has been 10 doz. Ladies fancy Handkerchiefs put on and now five days is the av- lace or fancy edges. Reg. up to 25c. price up to \$1.50 for 75c. erage time to put documents through each, 2 for 25c. which is not very much inconven- 5 Doz. \$1.25 and 1.50 Corsets for ience to the public. The business av- 50 cts. erages about 250 papers a day and

ar, plain or fancy, all sizes 5 doz. ladies' corsets to clear, odd lines sold in regular way up to 1.50 and up to \$1 each, Friday and Sat are about fifty employees. There is some work, however, which Bargain days 50c. urday 50c. might well be taken away, and the 20c. a doz. BUTTONS for 21c. 25c SOX 3 PAIRS FOR 50c

might well be taken away, and the policy of the Government still is that when the work gets larger than the facilities to handle it, if it be-the facilities to handle it, other 25c a doz. Berrain days 2½c a doz. 25 doz. men's grey mixed sex, to clear, were worth up to 20c and 25e a doz. Bargain days 2½c a doz. 3 uairs for 50c.

THE

McCarthy Supply Go.

LIMITED

Friday and Sat.

Bargains

Prices For

March is here like a Lion as

THE WEST, REGINA, WEDNESDAY, MARCH 6, 1907

A WESTERN MERGER

apply for a charter valued at two Winnipeg, March 4 .- Proprietors of million dollars. Temporary directors were appointed to wait upon the amerous mills in Manitoba, Saskatnewan and Alberta held a very im-Igamator's solicitors, who will legtant session yesterday. Arrange-nts were made for the immediate Department Job alise proceedings. tion of these mills. The poration will have its heal office Winnipeg. Twenty mills entered ing for the Ottawa Electric company amalgamation. Every owner gave was found dead at the top of a pole. cash value of his mill and he will He had been dead some time. An el-in two thirds interest and the ectric shock caused death. "Could the consumptives of any given community be seen at one time, or pass in panorama before the people, public consciousness of the magnitude of the affliction might be aroused. A Letterheads physical disaster shocks the world and Circulars iets loose the sympathy of millions. A few thousand deaths are nothing as compared with the deaths from con-sumption." LAWRENCE F. FLICK, M.D., Medical Director of Henry Philope Institute for the Study, Treatment and Prevention of Tuberculosis. Programs Many reasons surely must influence men and Ladies' and Gent's Visiting Cards women to help in the great work being carried on by the **MUSKOKA FREE HOSPITAL** And Every Class of Job Work Neatly and FOR CONSUMPTIVES. **Promptly Executed** Other hospitals refuse the consumptive. This institution cares for them. Not a single applicant has over been refused admission to the Matkoka Free Hospital for Consumptives because of his or her poverty. Seven hundred and thirty-eight patients have been cared for since the Bree Hospital was opened All Kinds of in 1902. Take a week's record : 63 patients in residence; 37 absolutely free, not paying a copper toward their maintenance; 15 paying 50 cents a day or less; 5 paying 54,00 a week; 4 paying \$5.00; one paying, \$7.00. WEDDING STATIONERY These figures tell plainly of a large defigit on maintenance ount each month. To cover WHERE YOU ARE SATISFIED this the trustees are dependent upon the contributions that ne to them from friends in all parts of Canada. Not since the days of George Muller has so great a work of faith been carried on. shirts, for fine wear or black sateer WILL YOU HELP DIVIDE THIS LOAD WITH THE TRUSTEES ' flannel or tweed for work. This let has sizes from 141 to 18. Regular "THE WEST" Contributions may be sent to SIR WM. R. MEREDITH, Kt., Chief Justice, Osgoode Hall, Toronto, or W. J. Gage, Esq., 54 Front Street, W., Toronto. Applications for admission and all information from J. S. ROBERTSON, Secretary National Sanitarium Association, (Saturday Night Building), 28 Adelaide Street, W., Toronto, Canada. Department JOD

other third will be placed on the arket for sale. The combine, will "THE WEST " and

Pamphlets

on hand

n the service by resigretirement: the appointservice and the salary.

blic Libraries

asked the number of established in the the act passed last Mr. Calder replied there Mr. Brown accordingly on to introduce the public libraries was read for the first

ecured the first read ill to incorporate the Saskatchewan.

asked the government stions in regard to the taxes in local improvets, and Mr. Motherwell pply the information. sked for a return show. er of public and separablished and in course lent in the province, and of educations promised

sked for a return reaisement for hail in-Mr. Calder promised to

secured the first readrespecting the Metho-

Reference

in asked for a return correspondence with resrence, and stated that us of knowing whether rnment had done anyhan formal presentation f bring about this highlerence. Mr. Lamont pply the correspondence. ond Reading

at moved the second bill to establish a strict courts, and in dohat practically the same as were given with the Act would apply. ded that the sittings hould be by order-in that baliffs should be each judicial district. ild also be appointed trict courty judges would criminal jurisdiction to by the county courts of

in thought some provimade whereby a man mall case could have it the district court judge g to call in the services d he laid considerable benefit this would be and people with small deavor should, he said, prompt, convenient decisions for these for the people and not the court. ury System.

made a plea for the s he said this eliminaries was something of Later in committee

ued on page 7.)

comes necessary to handle it, other districts will be established. To form 71c TOWELING 5c. another district taking part of the Regina business would entail an imase amount of time and expense. yard. The government will safeguard the 60c TABLE LINEN 37dc. public interests but they could not accept the motion of the member for

days 371c. Brown Differs. The member for Souris was glad BROOCHES AND PINS. to hear testimony to the statement Dozens of fancy Pins, Brooches, of the attorney general, that the etc. to clear. Put in three lots.

service in the Regina office had greatly improved of late. However, 10c, 25c and 50c. at the present time he thought there BABY BIBS. was a tendency to centralise every-

thing at Regina, the resolution was 10 doz. Bibs to clear, this lot we very apt. In reckoning the time it have two prices clearing at 5c & 10c takes to get business through a re- each.

gistration office the time the docu- \$1 HAND SATCHELS 50c. ments are in the mails must also be 38 only ladies hand satchels to considered. He believed that the inclear, this lot was up to \$1. Bar

interests of the people demands that gain days 50c., these offices should be conveniently situated. The principle consideration, Ladies' Wear Dept.

in this matter should be case, speed and inexpense. He believed that for many years to come the registration offices of the province will do a vast mount of work, and the time will

9 doz. lot of ladies and children's soon demand more new offices in the flannellette gowns, skirts and underwear on a table sold up to \$1. All one price 50c. Redberry Cut Up

Mr. Langley complained that the \$1 SATEEN UNDERSKIRTS 65c. judicial district schedule had cut his Ladies' Black Sateen Underskirts constituency up, and the federal rewith deep frill, sell for \$1. Sale distribution has hacked it Ladly. price 65c. He would like to know why his ter-

Carpet Sale

800 yards of carpet ends

ritory was thus trisected. Against Centralisation, Mr. Gillis wanted the Government 62 sc Linoleum at 50c.

on this question. When they placed the cpaital at Regina they did not intend that everything in the way of public institutions should be poured 50 cents. in here. It is a characteristic of the

west that people are enterprising, and he felt sure that the business of the country will soon demand many more land titles offices to properly accommodate the public.

Garry's Amendment for this sale at cost. On rising to speak on this ques-500 travellers' samples to tion Mr. Garry said-that his consti- 25c in wools and union. tuency was greatly affected by the location of these offices, especially in view of the round-about railway route. He recalled what the attor-

ney general said last session with resoect to the government policy and he was glad to know that the service of these offices was greatly improved. On a division being taken the ('ov-ernment voted solid, against the res-olution, and all the Opposition

except J. T. Brown.

Minard's Liniment Cures Burns, &c.

Miss Lizzie McCrae, head milliner, for the McCarthy Supply Co. Ltd., returned yesterday from a two months' combined holiday and business trip to the east. Miss McCrae and staff are already busy preparing for their grand millinery opening, date to be announced in a few days.

\$3 and \$3.50 MEN'S BOOTS \$2. 150 yds. Dish Toweling, io clear, 200 nairs Mon's ton values regular 71c to clear at 5c a tent leather boots, sizes 6 to 10 values up to \$3.50 a pair Friday and 200 yards Table Linen, 2 yards Saturday \$2.

wide. Regular 60c values. Bargain \$12 and \$15 MEN'S SUITS \$10. 164 Men's fine Tweed or Worster suits to clear nicely lined and wel made, sizes 34 to 44 up to \$15 for

some half price, for Bargain days Friday and Saturday \$10. 50c BOYS' UNDERWEAR 25c

Men's Dept.

\$1.25 MEN'S SHIRTS @ 75c.

\$1 UNDERWEAR for 50c

20 doz. Boys' fleece lined under wear, to clear sizes 18 to 30, up t 50c now 25c each

P.S.-Horrible slaughter in balance of furs.

Grocery Department

We cater to epicures, 'Phone 200 BARGAIN DAY SPECIALS. Caskade brand of British Colun

Cross & Blackwell's jams, regula \$1.75 and \$1.50, for Bargain days

only at \$1.25. 4 doz. bottles of extracts good makes, our regular 40c kind bargain days 25c

hardware Dept.

Hundreds clearing in lots on ta 15c and 25c. must go.

GRANITE WARE SALE. All our graniteware will be placed Some shoved very low, but we want to clear out this line, and any needing this line will just come

along while the sale' goes merrily and get their needs



Branch 10th, Ave. & St. John's St. Broad St.

30 Days Longer! 30 Days Longer! Continues at Mickleborough's

The arrival of New Spring Goods nesessitates the continuance of this Sale. The weight of the present stocks has made it impossible to close our sale within the specified time. We still hold our promises for another 30 days for the purpose of clearing out all lines of Dry Goods, Clothing, Boots and Shoes, Carpets and House Furnishings, Fur Garments, etc., at prices that leave no margin of profits to us.

We Drop Below the Cost in Many Lines

This gives you all the benefits of up-to-date stocks at less than cost. This is the biggest bargain event that has ever happened for years in Regina. Don't delay as our stock consists of a big range of goods for spring wear that has come to hand during the past month. This is included in the sale. Remember your chance is passing, don't miss it. Come at once and have best choice.

Geo. Mickleborough's

AND RIVES

STRICTLY CASH

THE WEST, BEGINA, WEDNESDAY, MARCH 6, 1907

THE WEST

company, Limited, at the

however only the second session of Mr. Calder states that his direct One of the greatest problems now the first legislature and a measure taxation scheme should appeal to the s brought down to enable the Gov- rural school districts because they tion of the safe storage of their unerament to levy a direct tax of one will get back not only the sum they sold crop till after seeding, for it cent an acre on all lands in the pro- contributed but a much langer ad- appears that very little will be marvince for the purpose of the estab- ditional amount.

lishment of a provincial university, In reply to this Mr. Haultain's ground. For some time the grain and an agricultural college. Both point is well taken, when he says trade has predicted that the wheat these institutions are necessary to that if the rural districts are to re- now in the farmer's hands would the province, but not yet necessary to ceive back the money contributed, bring good returns owing to the many of the roommunities who will why include them in the taxed area. large consumption by the mills while find this direct tax a builden during The collection of this money in the no wheat was being delivered, and to the first years in the new districts rural districts will cost \$2,500.00 the scarcity in Russia. Whatever the that are being opened up by hardy and this could be saved to these shortcomings of the railways have NOW AT REST settlers who have left over-taxed school districts if they were exempt been, and no one will attempt to de-

communities in the older countries. from taxation. fend them farther than say that the One of the hopes of these people. There must be some insincerity in elements have this winter, offered have been that they would not have Mr. Calder's estimate if he will per- greater resistence to human efforts to pay direct taxation, and now sist in collecting \$100,000 from cer. than ever before in the history of the they are confronted with the very tain districts just for the sake of country, it would now appear that the farmers who could not sell will the Government has no intention of for the needs of the hour. The farmold homes. It will be a long time before these new communities have using the money and intends to hand it back to the districts, less the cost and safely house the rest of the cro any more than the elementary system of education, and for them to of collecting it.

of collecting it. This is certainly a strange princi- should have every assistance from have to contribute a direct tax the first years they are in the country ple of economy and appears to op- the governing podies. is an injustice which the legislature pose the proper functions of govern- It might be practicable for our loshould not sanction. It will dis-

courage the immigrants coming to this country to be confronted with this said reminder of the conditions they had tried to get away from. What the early settlers want, and

nle ?

lap of luxury.

islation.

The farmer pays the

villages reap the benefits. It is an-

other case of the farmer raising an-

other class of the community in the



The new schedule of Saskatchewan what they have a right to expect is federal seats is now under consideral the coming summer and the govern-Government assistance to lighten tion at Ottawa

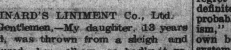
their burdens instead of direct taxa-Some time ago in commenting on while the farmers would be greatly the foreshadowed redistribution to assisted through the present strenu old, was thrown from a sleich and tion. These taxes will be collectable

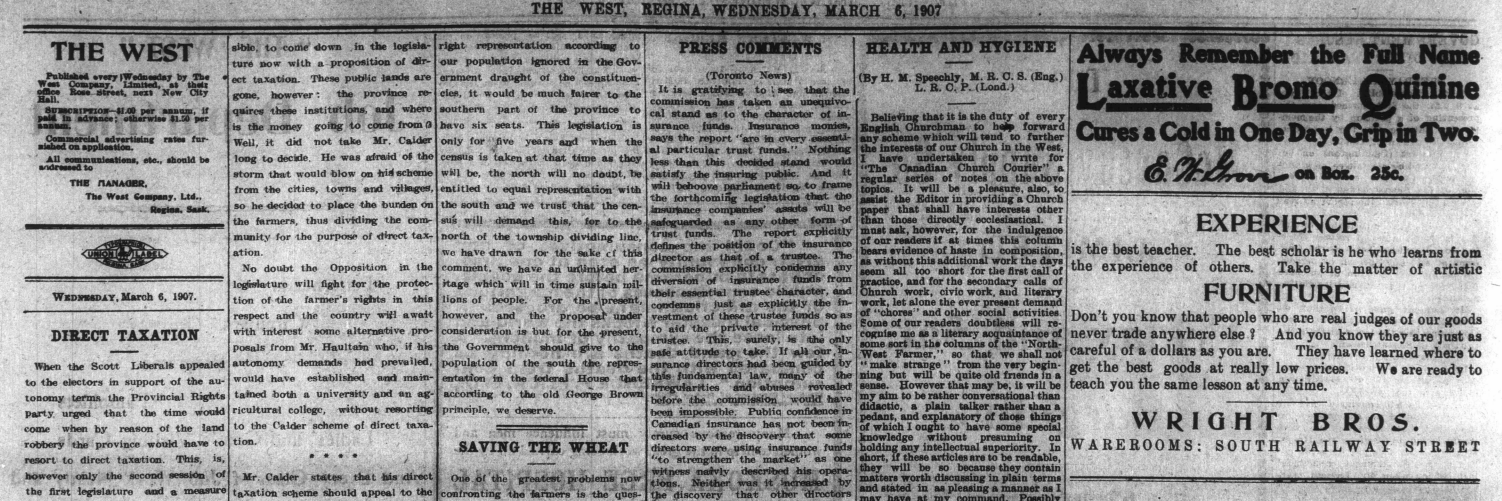
sible, to come down in the legisla- right representation according to PRESS COMMENTS ure now with a proposition of dir- our population ignored in the Gov-

(Toronto News) It is gratifying to i see that the

mironting the farmers is the quesketed until the next cron is in the

ers want to ship as much as possible this afternoon in St. Mary's church. Their bodies were brought into the church at noon. Floral tributes from the Protestant public schools in various quarters, both public and private, were banked about the ten the police department acted as es-cort. On Sunday afternoon there will be a memorial service in St. a memorial service in St. will be a memorial service in St. give each farmer a bin or whatever space will allow him to get his wheat under cover. The lumber util-ised could be sold any time during the coming summer and the govern-ment would not suffer much loss MINARD'S LINIMENT Co., Ltd. Cause a cold, but their blood has a greater power of resistance than that of the rest of the family. That explains why in other infectious diseases one is taken and the other is left in like manner. But what are the germs which cause the common cold? I much regret that I cannot tell you anything probably depends upon a micro-organ.





Be discovery that some of the service of t

FARMS AND ALSO HAVE A LARGE LIST OF WILD LANDS TO DISPOSE OF. NO CHARGES FOR SHOWING LAND. INFORMATION FREE

Suffering and

SASK.

A militia orde asking officers co the return to ordi rifles now in pos service corps and puisitions for the Ross rifle, when th ter will be made. At the annual tario 'Lumbermen' Toronto, J. B. president, drew att vance in the price of dicted that they wi Edward Solomo Nationalists, has vaal cabinet as M works. General Sm ial secretary ans n and Devieller takes the Minister of jus Julius H. Ward, of the Queen street

was found uncons the Maple Leaf hot an eight foot gas which gas was es

The Thaw trial

seventh week vestor that unless some r

made in the course

it will be nearly

does not want the a jury, but will s

the jury renders a

to have a committ

pointed. Thaw seen his fate only as it

for the criminally

of the death chair said. crossed his m

NO TRUT

After Investigat

WILD I

Proved

secured in

string.

The last of the sto and death of settlers district says the Ma run to earth and fo out foundation on f tales have been given the effect that settler on the trail or in t told harm has been name of the district eal of trouble and addled on the mo the department of th estigating the run ult so far has hat there has district one case and he met his way, a foolhardy hay in one of the the winter. One after another that there was no story that eight me leath as they drove etween here and of the victime dropp as they gave up the remaining four being bolt upright while the along the road, was fairy tale before it h nto circulation. lividuals stiffeni race of a nor'w ound to be drea sent liar. But the that of the family Bienfait or Estevan five children, all per while the husband down to Estevan on Perhaps the story een swallowed . so not been told in Win G. Shearer, secretary Day Alliance, who ight on the gro ment of the inte rised of the cats spector G. A. ictims, and last v Estevan after n country. At the lett, of the Moun so out under orders tims, and also ren any other settlers likely to suffer from In all his patrol not find anyone die, and was able to factory report to That was the co last Wednesday, a squeezed into an Kelly hotel, blew rom his pipe and perversness of things had sent him off o goose chase. Sergt. given up the search eaders and was the routine of his ter came to him fi Tp. 2. R. 15. fate of a whole fa and three children in his township, I tails of the tragedy firmed by Dave Tr arrived on the san cury of last week p and on Wednesday and Inspector Bell coun where Trapper Macoun it was report odies were be would touch the rival of the police started out on Thu the scene of the tra ng hard journey. as the Dirt hills re the trails disapl

1

CINCIANT!

pay; their very chattles will be seized utonomy Act. we suggested that and sold before their eyes and they was but little scope to be will be powerless to prevent it. fair in mapping out the ten constitu Why are the cities, towns and wil-

exempt from this direct taxa-In looking over the new schedule agriculture had the whole Northw Surely the majority of the nade public we find that while Territories within the scope of hi students attending the university for the principle that the co duties, and we were told when the next ten years will be from urshould run as much as possible alour ncumbent was retired that ban districts, and why should the the lines of railway, has been fairly department required an expert. farmers have to educate these peowell observed, the plan is not based the hand of this "expert" drew

the wolf bounty regulations whit on the old principle of representado not encourage the destruction ion by population. For omparison we take township twen urs, then the Government. y five as the centre of population wait till he has made good befor between north and south, and Prince asking the House to vote an ucreas Albert city is in forty-nine, we find of salary to \$2,'00. that we have 26,165 more people in

-2- 2N

Scott Government

ct taxation. These public lands are ernment draught of the constituen-

rone, however: the province re- cles, it would be much fairer to the

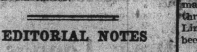
Mr. Calder's bill is rank class legthesouth five seats than there are in the north five.

If the province had retained the We believe that the Government public lands instead of handing them should have provided a Soo line over to the Dominion government to seat comprising from range eight, direct taxation:

distribute among their friends, the west of the second to range fourteer university could have been establishand from township thirteen on the ed and handsomely endowed. The far- north to the international boundary mer would not need to pay direct line. This would give the southern taxation and when his children were part of the province what is our

ready to enter that institution he right according to population, and It costs so much to run the mawould pay the tuition feesibut would which the north can lay no possible chinery of become necessary to impose direct not have to establish and maintain claim to. By this proposal Quthe university during his first strug- Appelle, Regine and Souris would be vince. The Government is even void gling years. When the farmers read reduced in size. Moose Jaw constiof sympathy for the under dog. Their of such transactions as the now no tuency is much too large in terripolicy is: Sock it to the farmer. torious Robins deal which so enrichtory and eight townshing as no friends. ed certain Moose Jaw Liberals, they taken off the north and placed in begin to think that it is very nervy Saskatoon and Battleford. With Mr. Motherwell representing China. of the men who make such graft pos-

While there is only the principle of his direct tax on farmers, the grain



fend them farther than say that the

stiff and very painful for arce years. Four bottles of Minards cured her and she has troubled for three years. Yours truly,

J. B. LIVEFQUE. St. Joseph, P.O., 18 Aug., 1900.

IS VEREGIN IN JAIL

Karnsack, Sask., march 1.-There well defined rumors in circulation roughout the Doukhobor settle it to the effect that Poter Veregin leader of the colony, who Russia last fall to secure Gove nt concessions is in prison in hi tive country. Thus far nothing been heard directly from Veregin ce he arrived in Russia.

SIMPKINS

Phone 343

Prior to coming to Canada Vened to Siberia and was The government thinks that th released upon condition that he leave Russia and not return for twenty province is being settled too rapidly and they have decided to check the

flow of population by resorting to these people because their ds have been cancelled. They ave steadily refused to "prove up' Eighteen months in office and all on their lands, insisting on he their claims in communicatic form, our funds gone, is the record of the without doing the proper home duties. The new agreement prov that if the Doukhobors refus

take the oath of allegiance and their ds they may receive fifte cres each and live in the colony fo nation afterwards the government.



Advertise in "The West"

Next Standard Office

ROSE St.

SCARTH ST., REGINA

Most people know that if they have been sick they need Scott's Emulsion to bring back health and strength.

But the strongest point about Scott's Emulsion is that you don't have to be sick to get results from it.

It keeps up the athlete's strength, puts fat on thin people, makes a fretful baby happy, brings color to a pale girl's cheeks, and prevents coughs, colds and consumption.

Food in concentrated form for sick and well, young and old, rich and poor.

And it contains no drugs and no alcohol.

ALL DRUGGISTS; 50c. AND \$1.00.

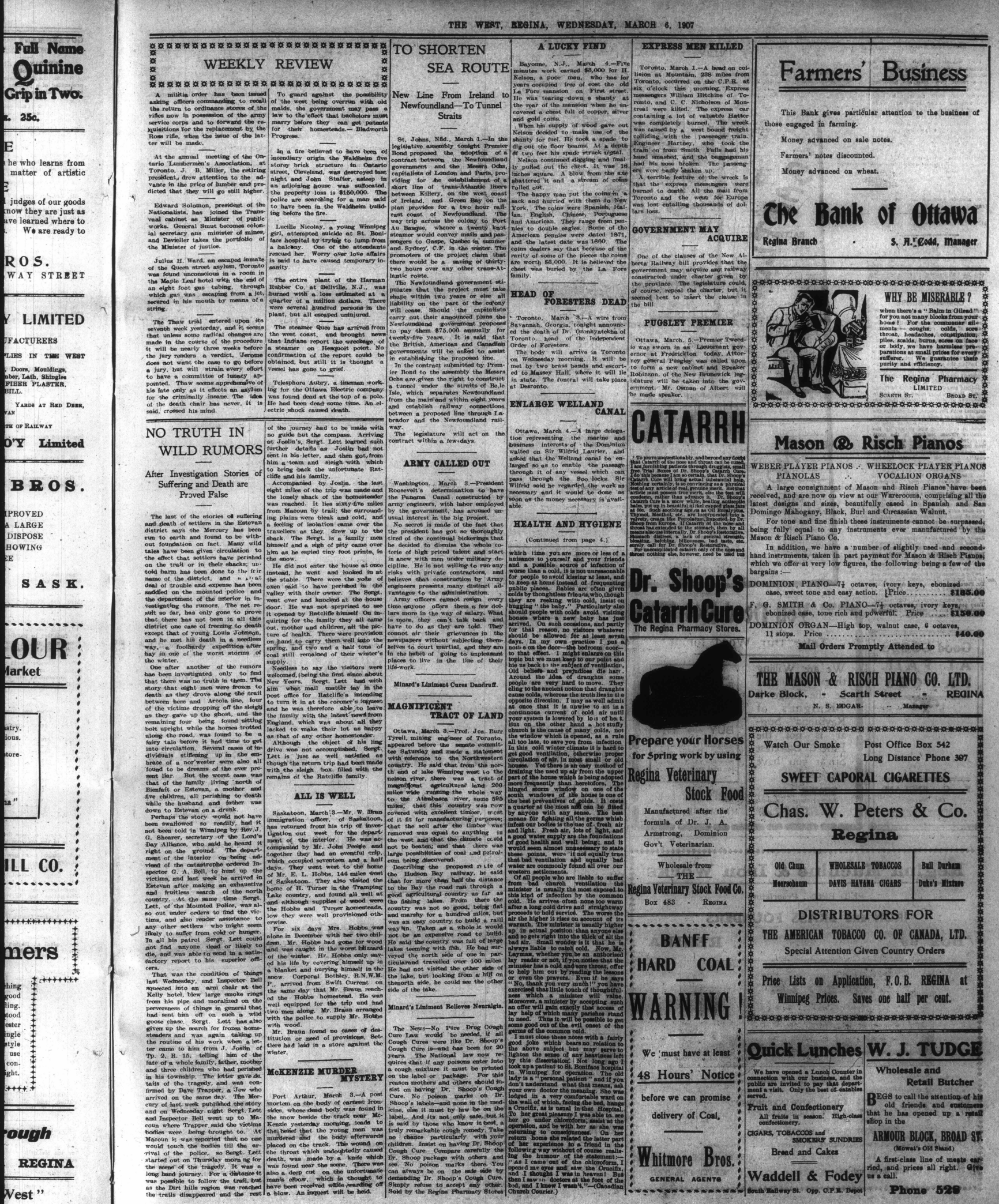
policy of the Scott Governm

Not one acre of land for the endowment of the provincial university; nothing but the blue dome of heaven to cover it, and this is what the ent says is a "splendid finincial arrangement" but, of course hey had the direct taxation sche their sleeve.

grow is certainly up against it.

Only the suckers get caught on the street corner when the fakir says, if you will give him a dollar bill he will give you back two dollars and thirty-eight cents. This is also what Mr. Calder says, and if he catches more suckers than the other fellow, it is because he is not so well known.

Under the Autonomy terms proposed and demanded by Mr. Haultain the farmers of Saskatvhewan would have controlled all the public lands of the province including the coal areas and timber limits. With these limited resources there would have en no need for the direct taxation



good ling. tood ester ingle

hing

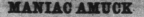
use

con-

ght.

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BTT.T.



Patterson, ran amuck in a Riversid oarding house this afternoon, an between life and death. Gerand Arm may recover. The proprietor of the on some minor repairs, when Patterson rushed up and fired a gun. The maniac then rushed down stairs and fired at Costello, who was just em erging from the cellar. Costello grabbed the gun and broke it over the maniac's head. Constables then

Editor McLeod, Wm. Trant, and nt regarding the judicial dis-

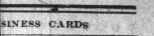
The second secon Ally terminate in consumption. Take the "Goldan Medical Discover time and it is not likely to disapped if only you give it a thorough a trial. Don't expect miracles. m't de supernatural things. You mu arcise your patients and persevere in o for a reasonable length of time to g if ull benefits. The ingredients of while Plered's medicines are commedded has TO SO and 5 medicines are composed squalified endorsement of schr I leaders better than any amo or non-professional, tastimut re not planet ven away to be experi-





a, and your p ed at the City the province h day of Febr This petition sday when Mr ove that it be rel ee on Privi Mr. Calder asked tand re co Mr. Haultain m of which wer r an order The House the ittee of the wi the establis

> cold or the Gripp or at the sn seated co Dr. Shoop, olds free if ; ork early, colds



ARMAN & WATELNS. s. Solicitors, Notaries, etc. DNEY TO LOAN : Smith & Fergusson Block, office at Lumsden. R. A. Carman. Vm. B. Watkins.

VOOD er, Solicitor, Notary Public Fugland's Jewelry Store.

REGINA SASK.

IGELOW.

ters, Advocates, Notaries Bigelow, M.A., LL.B loss. Regina, Sask

& CBOSS

ters, Solicitors, Notaries , Etc. Office in Western are Co. Block, South Railt., Regina, Sask. F. W. G. in, K.O., J. A. Cross.

SECORD er, Advocate, Solicitor etc. Money to Loanons. Office next door to 8, REGINA, SAS

WAN, L.D.S., D.D.S. ou Dentist. (Graduate of lest Dental College in the . Office-Smith & Fergus-ock, Regina.

D. STEELE

t. Successor to Dr. Pol-Office over Pettingell & lkenburg's drug store.

HOMSON, M.D., C.M. Trinity College. Office 9-10, 1-3, 5-6, 7-8. Office

ence next door to Oity carth Street DLES. M.D. C.M.

duate Chicago Eye, Ear. d Throat College. Special given to Diseases of Eye, and Throat. Office an three doors north of

R CULLUM

M., F.T.M.C., L.R.C.P. & eon, physician, obestetritecologist. Late of Edin-Royal infirmary. Office Block, Scarth St. Phone



limited to Diseases of , Ear, Nose and Throat. lours: 9 to 12; 2 to 5; Office, Ehman Block Windsor Hotel Regina,

M. SEYMOUR M.D. SURGEON



town on Tuesday. He was also here on Monday of the same week. He may be here yet for all we know. waiting for the arrival of a train to

of the whole, he referred to a speci-fic case, that where damages were short cut from Bulyea to Regina by claimed from faulty construction of Lumsden. From Bulyes to the Cap streets or sidewalks. He thought if ital over the C.P.R. is something

streets or sidewalks. He thought if a jury were allowed on this case they would have a proper contempt for the municipal authorities, and would be able to give a decision against the council which would result in some cases cases in useless men be-ing ousted from office at the next el-for the council which would result in the interview of the council which would result in some cases cases in useless men be-ing ousted from office at the next el-tor the interview of the council which would result in some cases cases in useless men be-ing ousted from office at the next elbeen in this vicinity since 1882- tion. A number of squatters know

Mr. Haultain-You will have to twenty-five years; before a railway ing that within the last four year change the juryman's oath to suit ever struck the west. In those days the entries filed by the Doukhe

change the juryman's oath to suit the case. Mr. Langley-Oh, no. The oath of a juryman is generally taken as a pretty elastic thing anyway. The bill was given a second read-ing and the House went into commit. tee of the whole, where its several propositions were considered. The committee reported progress and asked leave to sit again. MONDAY, MARCH 4 On the re-assembling of the House on Menday Mr. Sutherland presented on Menday Mr. Sutherland presented on Menday Mr. Sutherland presented

provisions that would carry the fam- them to continue present methods of

ily and neighbors over the winter or intril the next crop was taken off. Coal in those days was a luxury never heard tell of. There was no fuel jamine either for a rearby huff before to be given to fuel famine either, for a nearby bluff hobors to be given to homesteaders should be kept continually lose, furnished ample fire wood. It was who will cultivate the sand. great living out here then. But that The average amount of land culti- days during the spring and early great living out here then. But that The average amount of rand curves was twenty-five years ago when the vated by the Doukhobors since they Dart of the summer. This is best trusts and combines more unbiased of came to Canada is five acres per done with a one-horse cultivator. If

stituency. The following is the poti-tion: To the Honorable, the Legislative high rate of interest. Money or they will now hold will be equal to Assembly of Saskatchewan: The petition of the undersigned, Samuel J. Donaldson, of the city of Prince Albert, in the Province of 1. That an election was held on the 13th day of December A. D. 1905 Migh rate of interest. Money or specie was as scarce as coal or wheat cars are today—in fact you didn't they will now hold will be equal to about fifteen acres per capita unless they desire to subscribe to the home. the rows with a single horse cultiva-tor, and cultivation should be kept up as long as it is possible to get a horse between the rows. After this is

CITY COUNCIL

DOUKHOBORS

Government Cannot Extend fur-

ther Privileges-Squatters

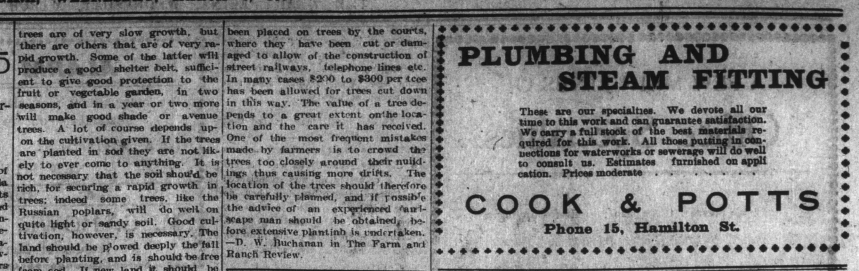
to Have Farms

LOSE LAND

The report of the finance commit-tee which was also submitted and retentive soils. Most of the willow passed recommended the sale of lots sold by eastern and southern nur-21-80 block 183, to Messrs Reeves series are of no value in our prairie & Co at the price of \$2,000. It fur- provinces. Care should therefore ther recommended the sale of lots exercised to procure spe

For many years the people af this 1-10, in block 118 to Messrs. Reid have been tested here. Of the golde 3. Your petitioner says that at country have been obliged to buy Bros., as a foundry site for \$2,000 willow alone there are several and eat sugar grown in the tropics, conditional upon the erection of a only one of which is useful here conditional upon the erection of a only one of which is useful here. certain of the said polling divisions for said electoral division, namely, Polling Division No. 24, Pine Point; Polling Division No. 25, Sandy Lake; Polling Division No. 26, Bear Lake, of sanitation. What a contrast be tween the neat, clean up-to-date re-fineries of the Knight Sugar Com-pany of Raymond, Alberta. Tyerman at the said three polling divisions, and none for your peti-

tine it under a pow-



before planting, and is should be free Ranch Review. rom sod. If new land it should be brought thoroughly under cultivation before planting. New land may be prepared for planting trees in one season by the following method. DATENTS Break as early in the spring as ossible, later disk well, backset the summer, disk well after backsetting, then plow as deep as possible in the fall, and let stand until the spring. Harrow down in the spring

THE WEST, REGINA, WEDNESDAY, MARCH 6, 1907

before planting.' As a rule, however, it is advisable to take at least one Capital City Lodge No. 3 crop off new ground before planting trees.

Cultivation after planting is the shallow cultivation, say every ten

Given this kind of cultivation a Albert, to elect a member to repre-sent the said electoral division in the Record. A special meeting of the city council thick shelter belt twelve feet high was held last Thursday evening. The may be grown, in two scasons. It was held last Thursday evening. The may be grown in two scasons. It report of the fire water and light is absurd to think that trees will

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ICE

ged to store an unlimit-Ice, I am consequently daily all ice ordered for

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Stores.

elected and the election and return microbes and you will see that this of said Tyerman were and are wholly

crystal, but exa

the 13th day of December, A.D. 1905 modern appliances, and in his estim-

man was certified to have been elect. Regina Pharmacy Stores.

NOT COOLIES

24, 25 and 26, when being prosecut. dirt and very frequently, microbes. ed under the Territories Elections

on Monday Mr. Sutherland presented

a petition for the incorporation of the Elks Club at Saskatoon.

Mr. Haultain presented a petition

from S. J. Donaldson of Prince Al-

bert claiming his seat for the Prince

Albert District on the ground that

at the general elections he polled a

majority of the votes in that con-

ed, 318 ballots were cast and count-

ed as having been cast in favor of

your petitioner, and only 260 were

cast for the said Tyerman, whereas

411 ballots were counted as having

divisions, and none for your peti-

ling Divisions Nos. 24, 25 and 26. 5. That your petitioner had, ac-tion, a majority of 58 ballots out of all the ballots cast at all the polling

sion at said election, exclusive of Alberta, and found from field to Therefore your petitioner prays that your honorable body may de-termine and declare that the said Tyerman was not duly elected and returned at the said election and the post for second g the weight of milk, will do the testing once a month; and compile the reports. This is getting at the foundation of the dairy in-dustry law.

the election of the said Tyerman was extracted is thoroughly scoured and value of the herd can be raised to and is void, and that your honorable body may declare that your peti-ized for many hours, thus removing attention and induce the development tioner was duly elected at said elec-tion, and your petitioner will ever is no offensive odour or uncleantimess

about the refineries as in the trop-Dated at the City of Prince Albert ics, while every attendant must ob

in the province of Saskatchewan this serve minute cleanliness in his clo-25th day of February, A.D. 1907. MADE IN WESTERN CANADA

(Signed) . S. J. DONALDSON Knight's of Raymond sugar is Petitioner. made in the west for westerners and This petition will come up on

Wednesday when Mr. Haulitain will sugar beet, the healthiest form in nove that it be referred to the comwhich to grow sugar, is cultivated in the fields of sunny Alberta by nittee on Privileges and Elections. Mr. Calder asked for his motion to stand re consideration of grants to from the same by Canadians within the same disteict. Therefore Knights econdary education. Mr. Haultain moved motions, nosugar is entirely a home product. tices of which were previously given. Does it not occur to you, reader, In doing so he said that the informthat, you should patronise a home ation would be necessary when the production preferably to an imported

timates were being considered. In the absence of Dr. Elliott, Mr. purer, sweeter and consequently a Haultain moved seconded by Mr. Wymuch healthier production. And then he for an order of the House as per too, the money stays in the west, and goes back to the farmer and the previous notice. The orders of the day being called soil instead of enriching and support-Mr. Lamont asked that bills Nos. 3 ing the semi-civilised savages of the and 4 stand.

South Sea Islands, or the coolies, The House then went into comscarcely free from the bonds of slav mittee of the whole on bill No. 1. ery in the southern States of the re, the establishment of the supreme union. Keep your money in the coun-try and circulate it back and forth

from the producer to the consume Do not let us be found guilty of sup-'Preventics' will promptly check porting coolie labor especially when the feeling is so universal against cold or the Grippe when taken early or at the sneeze stage. Preventics cures seated colds as well. Preventics coolie labor in Canada.

are little candy cold cure tablets, and Dr. Sheop, Racine, Wis., will STAND BY YOUR OWN. Remember evert time you ask for gladly mail you samples and a book on colds free if you will write him. The samples prove their merit-Check early, colds with Preventics and stop Pneumonia. Sold in 5c and 25c boxes by the Regina Pharmacy Stores gladly mail you samples and a book Knight's of Raymond sugar from own country

was wrongfully certified to have been erful microscope the way our gov- A COW TESTING ASSOCIATION ernment bacterologists pursue deadly

null and void: 4. That the deputy returning offi-cers for said Polling Divisions Nos. At a well attended and enthusiaswas formed. The obje sociation is to ascertain the revenue THE SUGAR MICROBE

Ordinance for not opening and hold-ing such polls on the 13th day of lishes an enlarged photo of the "su-turning to her owner. Samples of Ing such poins of the four day of December, A.D. 1905, as required and according to the provisions of the Territories Elections Ordinance, pleaded guilty thereto; and at the pleaded guilty thereto; and at the trial of a criminal charge preferred against the returning officer at said election for said electoral division, it was proved that no polls were held or ballots cast at the said Pol-ling Divisions Nos 24, 25 and 26. purities creep into sugar as well as only the most profitable cows will be raised, and the cows that are not

5. That your petitioner had, ac-carding to the returns of said elec-tion, a majority of 58 ballots out of all the ballots cast at all the polling divisions for the said electoral divi-divisions for the said electoral divi-tion, a majority of 58 ballots out of all the ballots cast at all the polling divisions for the said electoral divi-divisions for the said electoral divi-condition and found from field to for recording the weight of milk, will med at the said election, and The beets from which the sugar is profitable cows in the herd, the

RECIPROCAL DEMURRAGE

'Who are you ?'' the Devil asked, as a man rapped on the gate. 'Oh, I'm a railroad man,'- he said; "please open I cannot wait." "Why do you long to be within this place of groans and tears?" from a western grown product. The The man's ashen face shook with an guish, and his ashen face showed

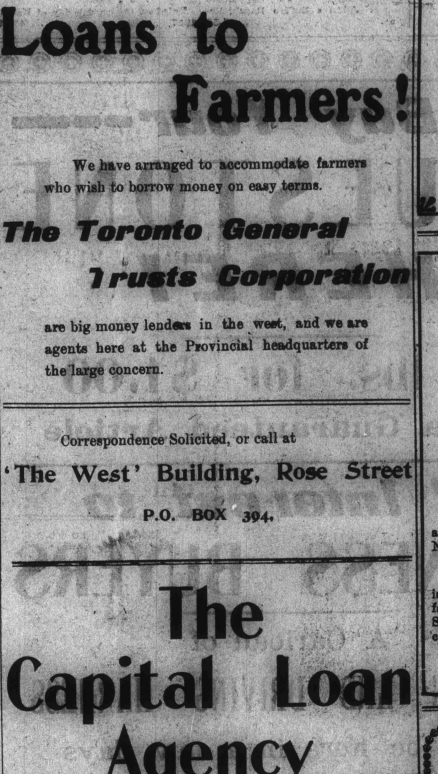
Canadians, and the sugar extracted He said. "On earth, I had no peace, my life was full of jars I lied to all the farmers because they, wanted cars.

The Devil said, "Go away, poor man production preferably to an imported this place is not for you. article, especially when you get a The hold is full of farmers, waiting

to pull you through. They've got a cast iron freight car, well heated through and through. They've held it now so very long. the demurrage is up to you."

GROWING TREES

Many farmers are deterred from atembting to grow trees on prairie by the belief that it is a slow and tedious process, and that at best it will require a great many years to grow trees of a size that will give ide and shelter. I have heand farmers express themselves to the effect that they were not going to spend their money and labor growing trees from which others would reap the



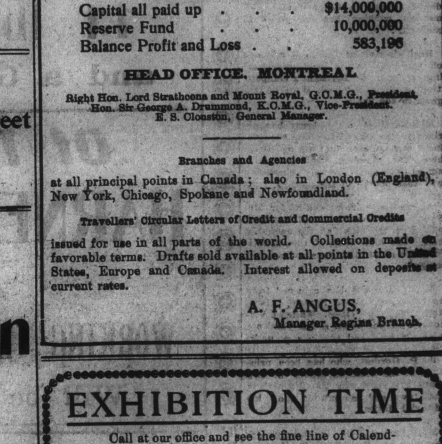
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