

## IN THE PROVINCIAL HOUSE

### Wednesday's Session.

The expected debate upon the want of confidence motion of J. R. Boyle relative to the A. and G. W. Waterways railway did not materialize as expected today. Instead, Wednesday afternoon, the member for Sturgeon stated in the House that in his opinion the debate could proceed more expeditiously if members were allowed to examine the documents that had just been tabled by the premier, and he, therefore, asked a postponement.

Hon. Mr. Cushing said he would like to make his promised statement to the House before the debate upon Mr. Boyle's resolution and it was decided that the motion should come up on Friday. It is therefore probable that Mr. Cushing will make the explanation of this attitude and give his reasons for his resignation tomorrow afternoon.

### More Papers Tabled.

After the opening exercises the premier tabled additional papers asked for by a memorandum from Mr. Cushing, also additional papers from the deputy attorney-general and deputy minister of public works. As far as he knew these were all the documents, papers or telegrams relative to the A. & G. W. railway. These papers were scanned carefully by a number of the members after the adjournment, but by special order of the speaker were not available to the press.

R. B. Bennett referred to the discussion the previous day with reference to papers from the deputy attorney-general's office. Last Friday at the request of Mr. Woods, he had looked through certain files and had ticked off certain documents that he thought should be submitted to the House. He understood that the member for Sturgeon (Mr. Boyle) had also been asked to look over these papers. There were certain papers that Mr. Woods thought of private nature. He did not express any opinion on the question at that time but had since thought over the matter and his opinion now was that all the necessary papers had not been tabled. In justice to Mr. Woods, however, he said that he was not censurable.

### Mr. Bennett Quotes Precedents.

Mr. Bennett quoted Sir Wilfrid as the effect that all documents dealing with public questions and addressed to officials of the government were of a public nature and he stated that when Sir Wilfrid had expressed the opinion that although the communications were marked "private" they were essentially of a public character.

Hon. Mr. Cushing said that the gentleman was not here yesterday when this matter was discussed. I then informed the House that all documents, public or private, would be brought down.

Mr. Bennett in raising infection and with a blow of his hand on the desk concluded by saying that all the correspondence was not now in the file and it was not his intention that it would make more specific charges at a later date.

Hon. Mr. Cushing said that on Monday he requested certain papers before he made his statement. He understood that the premier had laid them on the table. He saw by the order paper that the member for Sturgeon had a motion before the House for this session with reference to the Alberta and Great Waterways Railway Co. He would like to make this statement before the member for Sturgeon presented the resolution and he asked that the resolution be deferred.

Petitions were presented as follows from the Elks club of Calgary, asking that the name be changed to the Calgary club; from Adam Fox, asking for the incorporation of a trust company for the city of Calgary; from Macdonald McKenna, asking that the town of Claresholm be allowed an increase of borrowing powers.

W. P. Butler, for the standing committee on standing orders, reported that the legal conditions relative to a number of bills had been completed with.

On motion of Premier Rutherford J. B. Holden, Vegreville, was added to the committee on standing orders.

Mr. Bennett gave notice of the following motions and questions. On Tuesday next will be—

- 1—Has the government acquired a site for a provincial jail in the vicinity of Edmonton?
- 2—If so, when?
- 3—From whom?
- 4—At what price?
- 5—What is the area and legal description of the site?

He also gave notice of the following motions, which he will present next Tuesday.

That there be tabled all orders in council, papers, reports, letters, telegrams and correspondence, between the government and any member of, or any civil servant or employee and any member thereof, and on any civil servant or employee and any person or persons in connection with the purchase of a site for the provincial university.

### Postponement of Debate.

Mr. Boyle stated that, considering the circumstances with reference to the tabling of the documents of the Alberta and Great Waterways Railway company and the fact that the members desired to see them before the motion came up, he thought it would be advisable for his resolution to stand over for a day or two.

Premier Rutherford said he was desirous that this debate should be brought on as soon as possible, but if the member of Sturgeon urged that it stand over he supposed that it would have to be allowed to stand.

The speaker said a postponement was usually allowed on the request of a member.

Hon. Mr. Cross—"The member for Sturgeon has seen all these papers which he refers to, and he has no excuse for not going on with his motion."

Mr. Boyle—"I have always desired to bow to the ruling of the speaker and I hope the attorney-general will do the same. I think the debate would be more concise if the members had an opportunity of looking over the files before the debate."

After further exchange of remarks between the attorney-general and Mr. Bennett as to a postponement it was decided that the debate be taken up on Friday.

On motion of Hon. Mr. Cushing and Mr. Buchanan respectively, bills to incorporate the North Western Life Assurance company and the Old Larch Insurance company were given their first readings.

Mr. Cushing praying for the incorporation of the Calgary Young Women's Christian association.

### Bill Relating to Companies.

Geo. P. Smith, Commerce, moving the second reading of a bill to validate and confirm by-laws 50 and 51 of the town of Calgary, stated that one of these by-laws provided for the granting of a site of twenty-five acres for the United Lutheran church academy to be established in that town. Exemption from taxation was also granted for twenty-five years in the by-law.

Malcolm Macdonald, Calgary, said he did not want to be construed as objecting to by-laws endorsed by the people. There were however principles involved in the bill before the House which should be carefully considered and there were at times such things as the bringing of the matter before the House. The proposed legislation should be gone into very thoroughly.

### Mr. Bennett Endorses.

Mr. Bennett endorsed the House involved the expenditure of only \$8,400 and as the people of Calgary wished the bill passed and as it was not his intention to object to the House at any time and ask for assistance for schools there would be no saving where it would follow.

Mr. McKenzie again said he did not want to be construed as objecting to the bill but thought it involved a principle that should be fully considered. If different charges could go to the House at any time and ask for assistance for schools there would be no saving where it would follow.

Mr. Cushing said that on Monday he requested certain papers before he made his statement. He understood that the premier had laid them on the table. He saw by the order paper that the member for Sturgeon had a motion before the House for this session with reference to the Alberta and Great Waterways Railway Co. He would like to make this statement before the member for Sturgeon presented the resolution and he asked that the resolution be deferred.

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The building of the road. To anyone reading the agreement attentively and comparing it with similar agreements made both in this Province and in the sister Province of Saskatchewan, it will be apparent that the agreement is much more stringent against our company than those of other railway companies whose bonds the Province has guaranteed.

In addition to being subject to the provisions of the Provincial Railway Act, with all that involves, there are a number of restrictions and conditions imposed upon the road that are absent in the case of the other railway companies.

Stricter Than Other Agreements. The provisions with regard to the company's obligation to see that all claims against contractors and sub-contractors are paid is much wider in this case than in any other agreement. The fair clauses are very much stricter. The provision in our agreement preventing the company from making any claim against a contractor that has an alien labor law excluding Canadians is not to be found in the other agreements.

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no hesitation in saying that the road from Edmonton to Lac la Biche would cost \$30,000 a mile. There was no more eminent railway engineer in Canada than R. W. Jones, and when he said it would cost \$20,000 a mile to build the Alberta and Great Waterways railway he knew what he was talking about. The muskies of the country would in places greatly increase the cost over that of a prairie road where there were no difficulties of that kind to be met with.

Pay When Ready. In dealing with the paying out of the money, Mr. Cross stated that the government had not to pay one cent until they saw fit. The Grand Trunk Pacific had already done \$400,000 worth of work and had only received in payments about \$200,000. The premier had given his assurance that not one cent would be paid out of the Alberta and Great Waterways railway until value was seen for every dollar that was paid.

The government did not claim that they were perfect, but they did claim that in this matter they had given the closest attention and had secured the best legal advice to safeguard the interests of the province.

He would be greatly surprised if the House would support the resolution and he would be surprised if even the junior member for Calgary (Mr. Bennett) would give it his support. For the resolution in its last clause absolutely and ruthlessly confiscated the money held in trust by the government. Such a motion had never been passed by any constitutional government under the British flag.

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## STRIKE RIOTERS TO PENITENTIARY

Heavy Sentences Passed on Men Arrested in Philadelphia Street Car Strike Riots.

Philadelphia, Feb. 23.—The Pennsylvania state constabulary, 250 ex-convicts, and who can pick the pieces out of a ten of diamonds at thirty paces, with their wily black automatic revolvers, are on their way here tonight and with daylight will take up the job that the police and local militia have failed at; that of restoring order out of the chaos that has accompanied the street car strike.

Before they get here there may be serious business for some one to attend to. The strike leaders, six others from a confidential source a report that an attempt would be made to break the strike by the use of force. The company men to dynamite a mail car and thus bring the strikers directly under the wrath of the Federal government.

To forestall this they sent a telegram to President Taft, Senator Penrose and Postmaster Ashburton explaining the situation, and disclaiming responsibility for anything that might happen. Nothing had occurred to midnight though, and both sides looked for a peaceable night.

Rioting All Day. There was no peace today. There was one riot after another. Six others from a confidential source a report that an attempt would be made to break the strike by the use of force. The company men to dynamite a mail car and thus bring the strikers directly under the wrath of the Federal government.

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