

4 O'clock
EDITION.

VOL. XXIX., NO. 187.

Caron's Case

Comes Up for Discussion in the Commons.

The Opposition Refuses to Countenance a Commission.

Unassailable Reasons Why Parliament Should Investigate the Case.

Spears, Laurier, Mills and Davies Object to the Accused Naming His Own Tribunal—Motion to Refer the Matter to a Select Committee of Members Voted Down.

[Special to the Advertiser.]

OTTAWA, May 27.—In the House this afternoon, in moving forward of the person of the Caron commission, Judges Routhier and Tait, Sir John Thompson said their instructions provided that if there was a difference of opinion as to the admissibility of evidence, such evidence should nevertheless be admitted. Beyond this the Minister of Justice said nothing.

Mr. Laurier, in rising, said that not a word should pass his lips either in approval or disapproval of the gentlemen named. Those on his side of the House would simply refuse to recognize the commission in any way. This was the first time in British parliamentary history when a Minister of the Crown and a member of the House, on being accused of high political offenses had the naming of the tribunal for the investigation of those offenses. There was a solidarity of action between members of the Government, and what one did all were responsible for, and what all did each one was responsible for. Sir A. Caron remained a member of the Government, consequently named his judges. All the Canadian people pointed to the reference of such charges to a committee of the House. Mr. Laurier cited the cases of the Canadian Pacific scandal, the Hyatt case and the McGee case. This, then, was a new step. They should, he declared, have an investigation before the eyes of the people and of the House, and should adhere to its terms, precedents, usages and rights. If the Committee on Privileges and Elections was to make inquiry into this matter, it was to make inquiry into all matters of this kind, and let them refer the matter to a select committee of five members. The charges laid before the House were not the charges brought by Mr. Edgar. They had been garbled in such a manner as to make inquiry almost futile. Indeed, Mr. Edgar had declared that under the new indictment he could not prove the charges laid before the House. The charges laid before the House were not the charges brought by Mr. Edgar. They had been garbled in such a manner as to make inquiry almost futile. Indeed, Mr. Edgar had declared that under the new indictment he could not prove the charges laid before the House.

Mr. Laurier then moved that the House should be asked to appoint a select committee of five members to inquire into the charges against Mr. Caron. This motion was seconded by Mr. Tait and Mr. Routhier. Mr. Thompson then moved that the House should be asked to appoint a select committee of five members to inquire into the charges against Mr. Caron. This motion was seconded by Mr. Tait and Mr. Routhier. Mr. Thompson then moved that the House should be asked to appoint a select committee of five members to inquire into the charges against Mr. Caron. This motion was seconded by Mr. Tait and Mr. Routhier.

London Advertiser.

SATURDAY EVENING, MAY 28, 1892.

Two Cents
PER COPY.

WHOLE NO. 9266.

Baking Powder.

CAIRNCROSS & LAWRENCE

250 Dundas and Corner Richmond and

Piccadilly Sts., London, Ont.

Dispersing Physicians Prescriptions a Specialty.

THE U. S. PRESBYTERIANS.

Proceedings of the General Assembly

at Portland, Ore.

PORTLAND, Ore., May 27.—At to-day's

meeting of the Presbyterian General As-

sembly, the hearing of the parties in the

case of the appeal of the prosecuting com-

mittee against the action of the Presbytery

of New York in dismissing the charges and

specifications in the heresy trial of Dr.

Briggs was held in order. An immense

audience taxed the capacity of the large

church where the assembly was sitting.

Dr. Briggs, for the appellants, spoke in

behalf of himself and his colleagues, and

gave reasons why the appellants have over-

lapped the Synod of New York. This

course is based upon the provision of sec-

tion 112 of the book of discipline, which

appeals generally be taken to the next

superior judicatory.

He asserted that strong reasons must be

given why any departure from the ordinary

method should be allowed.

After Dr. McKee had spoken in reply

to Dr. Briggs, the moderator stated the

question was whether the appeal be sus-

tained, and the motion was carried in the

affirmative.

The question then was upon a report of

the minority, recommending that the case

be sent back to the Synod of New York.

Upon motion the report was laid upon the

table by a vote of 283 to 122. The majority

report was then adopted without a division.

Then arose the question over "records of

case." A lengthy dispute ensued and it

was finally decided that records in the

case should be made public. The official

stenographic report as sent up

by the stated clerk of the New York Pres-

bytery, Judge Stewart gave notice of pro-

test against the admission of the sten-

graphic report because of the belief that

the constitutional rights of Dr. Briggs had

been invaded by the assembly. Adjourned.

PORTLAND, Oregon, May 28.—At to-

day's session of the Presbyterian Gen-

eral Assembly under the revision ques-

tion, report and recommendation of the

revision committee were adopted and the

29 articles therein proposed were ordered

for their action. This ended the session

of the assembly of 1892 is concerned.

THOUGHTS THAT BREATHE.

Take a mountain to pieces and you will

find that it is made out of atoms.

Putting God's love in a man's heart makes

him a brother to everybody.

The best that any mortal hath is that

which every mortal shares.—(Lucy Larcom.)

There is a touch of flavor in the garden

truck that nobody ever finds but the man

who sows the seed.

The Lord is not able to do much with

people who go through the world shaking

hands with two fingers.

There are many people who never can

tell what they think of anything until they

see what the papers have to say about it.

One of the main reasons why some

people would like to go to heaven is be-

cause they have heard that there is so much

gold there.—(Ralph Waldo Emerson.)

Everywhere the tendency has been to

separate religion from morality, to set them

in opposition even. But a religion without

morality is a superstition and a curse; and

morality without religion is impossible.

The only salvation for man is in the union

of the two as Christianity unites them.

(Mark Hopkins.)

Politics vs. Science.

There are two subjects which are en-

croaching the conversational powers of the

dominion at present, and they are both

worth discussing. One of them is the

political situation and the other is the

new discovery of science, Righy Waterproof

Clutch.

The latter we think rather holds the

floor as the ladies are participating.

The goods are now on the market in ladies'

clothes as well as in gentlemen's cloth and

garments. b.w.

E.B. SMITH

IMPORTER OF

Wines and Liquors.

WHOLESALE AND RETAIL.

12 Market Square

London, Ontario.

THE SPORTING WORLD.

Cleveland Will Not Play Sun-

day Baseball.

Recent Ruling of the London Turf

Association Judges—A Local Cricket

Match To-day.

CRICKET.

The London Cricket Club will play the

Military School eleven on the ground of the

former, corner St. James and St. Vincent

streets this afternoon. Game commences

at 2:30.

THE TURF.

The London Turf Association judges

have divided second and third money be-

tween Leslie C. and Jean Miller, who re-

spectively won the second, third and

fourth, and the second, fourth and third

heats in the racing race, three-minute

class, on Wednesday.

Albert Victor, one of the Queen's Plate

competitors, has been sent home from To-

ronto, by his owner, Bryan, of Glasgow.

Longford, it is said, carried \$600,000 of

money with him into the race for the

Brooklyn handicap. He did not exactly

embellish it, but he failed to bring it home

with him and the bookmakers gathered

it in.

Charles Fair, of San Francisco, son of

the "Bonanza Millionaire," has paid \$80-

000 for horses, giving \$30,000 for Vol-

ley, a 2-year-old, and \$50,000 for a 3-year-

old. The other animals bought were

Don't and Fiddler and Harry I, Thor-

nton's Harbison.

Out of 84 starts Kingston, owned by

Michael F. Dyer, has won no less than 63

times, and only once during his career has

he been defeated. In money his earn-

ings amount to \$114,677.

ONTARIO JOCKEY CLUB MEETING—FOURTH

DAY.

Toronto, May 27.—Following are the

results of the racing on the fourth day of

the season: Ladies' purse, \$500; three-quarters of a

mile—Baltic 1, Zen 2, Fleurette 3. Time,

1:20 1/2.

All-ages stakes for 3-year-olds, 1

mile and a furlong—Bester 1, Baggins

2, Lord Stanley 3. Time, 2:08 1/2.

Lord Stanley horse, purse \$500 divided, 1

mile—Lady Palmer 1, Margherita 2, Lord

of the Harem 3. Time, 1:50.

Flash stakes for all ages, sweepstakes,

five furlongs—Lagan 1, Koonette 2, Mag-

gie 3. Time, 1:40 1/2.

The Dominion plate, open to all, \$500,

one and one-eighth miles—Belle of Orange

1, Lady Superior 2, Sam Wood 3. Time,

2:04 1/2.

The last race was not particularly inter-

esting. The favorite won easily, four

times in the front, and Lady Superior was

about the same distance in advance of Sam

Wood.

THE WHEEL.

Another bicycle race has been ar-

ranged. It will be from Cleveland to

Buffalo, 200 miles, on the 30th inst.

Frank G. Lense, one of the best known

wheelmen in the country, who started

from Pittsburgh on May 15 for a trip

of five States, arrived in Baltimore on

Wednesday.

"It is an important achievement," said

Gen. Miles in speaking of the rider's

perseverance and endurance. "This ex-

hibits a stubborn fight through the mud

and rain, and a determination to go on

to the end. The fact that the messenger

did not arrive in New York within sched-

ule time was no surprise to him. "This ex-

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