

HERRON AND THE CO.

Hotelkeeper Said to Have a Woman to Endors

**Man With Money for Deposit
He Kept It—He Was Arrested
Off on His Own Bail—Gone
From Winnipeg.**

Winnipeg, March 16.—Countess
of Cypress River charged Joseph

ron, an hotelkeeper of the same name, who was arrested by the Police Court to-day with a \$1220 last summer. Prosecutrix has the greatest faith in Herron, endorses drafts, one on the Bank of Montreal, the other on the Bank of Montreal, for \$720 and \$500, requesting him to deposit same in her account. It is charged that she cashed the drafts and kept the money.

The Countess had Herron brought to this city by the local family he was allowed to dep

\$3000. The defendant stated to that he was authorized by the court to keep a portion of the money for his expenses in going to Dakota to get a divorce from her husband, as he wanted to marry her. He is a young man. It is alleged by the defence that the defendant son for the prosecution is jealous of the defendant having kept company with another lady.

The Crow's Nest Pass Railway company resumed its sittings at 10.30.

ing. Judge Dugas presided. Several wholesale merchants were examined that a fair idea might be obtained as to the prices charged the contractors for goods and supplies at the camps. The last witness was Mr. Robert Kerr, traffic Canadian Pacific Railway, west of Lakes. Mr. Kerr's evidence was on the rates of freight charged

city and other points to Macleod along the Crow's Nest Pass Railway came under the jurisdiction of the court. After the conclusion of the evidence, the commission adjourned to Winnipeg sessions, and, if possible, intend to leave this evening for Regina on the delayed express. They will return to Ottawa for the next sessions at Mattawa, North Bay, and Mattawa.

A cut was made by the Northern Railway to-day on east-bound passenger trains between Ottawa and Mattawa.

THE PERJURY CHASE

**Prosecution Did Not Press the
Defendant Discharged—The
Summons Withdrawn.**

Andrew Milroy of Cedar Grove Township of Markham, appeared before J. A. Ramsden, J.P., at the Court yesterday, in answer to a subpoena alleging that he had committed perjury at the recent election in swearing that he had been continuously, from

Among those present in the
were John Richardson, M.L.A.
den Jonathan Slater, J.P.,
J.P., D. B. Nighswander, J.P.

David McCaffery of Boxgrove was the D.R.O. at the election, was the first occasion he had that capacity. When the

who is a manhood franchise
entered the polling booth to vote
challenged by one of the Com-
scrutineers, and the witness re-
in full the prescribed form of
he was sworn. He could not
if he read to him the date for
the assessment roll.

William Cookwell and Alexander were the scrutineers for Mr. Conservative candidate. The that Mr. Duff demanded to be sworn on the ground, that he out of the riding more than months. He is a single man admitted he had been away in for seven months, but when

John F. Hoover, the poll called to the witness box, but was examined an interview to

between several of the parties. A contended that Milroy's absence from the province did not deprive him of the vote, and in any event he submitted the oath had not been properly administered.

merhayes entered the witness stand it was a fact that Judge Milroy refused to take Milroy's name from the voters' list at the Court of Sessions on Oct. 15 last. In consequence of his absence from the district Milroy had been served with the appeal on Oct. 15 as it was asserted by his brother that Milroy was shortly coming back to the city.

ham, the judge, following practice, left the question to vote to be decided on el. It was possible the young man misunderstood the effect of decision. Those who laid t tion had no vindictive feeling the defendant, and had no de us ill feelings in the neighbor

object would be achieved clearly understood as state Crown-Attorney that in such Milroy's the voter had lost vote, and he suggested that might drop at this stage. saw no objection to the coued in view of the uncertainty

Another summons against Butt, also a manhood franchise living at Ashburn, P.O., Windsor, South Ontario, was without evidence being gone

(3) That you have resided in the province for nine months — day of —, being the day of the month of —, by statute or by bylaw, and that you are not on the assessment roll in which you are assessed.

(4) That you were at the said in good faith a resident domiciled in the municipality of which you were entered have resided in this elect continuously from the said

that you are now actually domiciled therein.

This image shows a blank, aged, cream-colored page, likely an endpaper or flyleaf of a book. The paper has a slightly textured appearance with some minor discoloration and small dark spots, possibly due to age or handling. A vertical crease is visible near the left edge, suggesting it was once part of a bound volume. The overall tone is a warm, off-white or light beige.

