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STARTLING EXPOSURES IN WATERWAYS DEAL

Many Important Witnesses Are Absent--Directors Have Resigned From the Company--How the ceive if he succeeded in getting the had told him Cornwall might claim Deal Was Worked--Minutes Prepared Before the Meeting Took Place--The Commission Goes to

Did Not Pay For Stock

Whence Came Their Help

fairly satisfactory.

Secrecy Was Necessary

Winnipeg, April 27 — There was no idea of financial benefit. He told of the Athabasca Syndicate and who railroad Woodman was examined by

nection with the Athabasca Syndicate prepared and taken to the meeting, to build the road, something along the amination in about an hour. Minty to Walsh by G. D. Minty, Witness was done. He simply acted as was extold of being first approached by Minty pected of him. His expenses to Edto enter into the Syndicate and act monton to attend the meetings were as engineer. He received five shares Clarke, who accompanied him. of stock as part payment for his ser-

ence in building branch lines for the

Failkner approached the Alberta government for a provincial guarantee,

through Minty offered \$350. Finally, directorship took effect upon the com-Clarke agreed to pay him \$1,500 on pletion of the meeting. consideration that he turn over all

Minty here interposed and inform cash and stock was transferred to with strong political weight. ed the commission that the files which the construction company. He never those handed him by Woodman and nection with the A. & G. W.

ed Cecil Goddard to act as engineer Saturday if this step is decided on, or the Insurgents, have taken any acand make a first recognizance of the This will be definitely decided tomor- tive part in the examination of witroad. He had been introduced to Bo- mow morning. wen by Minty. Later an he met Clarke. Only recently he was approached by

The afternoon sitting of the commission was an interesting one mission was an interesting one though it did not develop anything. Ludge Scotf said that Minty and those really new. Wm. Bain was on the stand and his evidence showed conclusively that he was simply a dumclusively that he was simply a dummy director who voted simply as the struction with the conclusively that he was simply a dummy director who voted simply as the struction concerns the concept of the sale of the concept of the concept of the sale of the concept of the sale of the concept of th my director who voted simply as he the examination of Chas. Stewart Tup- option to Clarke, he said it was sim-

lic Works for Alberta, in which Stocks told pretty plainly what he thought ton. of the Clarke aggregation of promoters. It was dated February 27, 1909 and the following is an extract: "I menting on the personnel of the promoters: though I have my own opinion of them from the start and recent is ill. On November 9, 1908, he wrote the syndicate. events have only confirmed it. It is to Hawes saying that the "Attorneyto be hoped, however, that the engin- General's department of Alberta was eer appointed to look after this line instrumental in obtaining the charter. in particular may be a stamp of man We are fairly confident of assistance who will see that the interests of the either in lands or subsidy." On Nov. government and people are fully pro- 23, 1906, a letter was sent to Hawes tected. I think it might not be a bad saying they had arranged for \$13,000 plan for you to write to the premier four per cent. bonds guarantee per direct, though he appears to have a mile, and a Dominion cash subsidy. very high opinion of Mr. Waddell and the promoters generally.

"There is no doubt in my mind but these promoters have pretty well got in the west with the Provincial and the ear of the executive and it does Dominion Governments." Those whose not appear to me to be advisable at Sutherland and Mr. Robert Rogers. this time to attempt to force my per-

sonal views upon them. "When Mr. Goddard returns to Winnipeg he will be able to explain matters to you that may give certain light upon your connection with the

Minutes Ready-Made

Bain was next called and gave the interesting evidence of the day. He said he had become a director of the

rather surprising inference. It is sup-

practically assured. Premier Ruther- cal influen ford and Hon. W. H. Cushing were not want a guess. to take up the matter of a cash subsidy from the Dominion government. deal secretly with the syndicate and road. in order also to secure proper inter- O. M. Biggar then questioned the est in the road it was found necessary to arrange indirectly that those direct- idea of the necessity of a rake-off ly interested in securing the support from Faulkner and said all his recolof the government should get a por- lection of a conversation with Corn-

tion of the \$544,000 stock. guarantee and cash subsidy.

Unon the reading of this letter, Em- Home Bank. merson was asked if he knew who was neant. He did not say he did and he noon recess.

occupation. He said the typewritten to come from the stock of a construc- G. W. has no money. minutes he signed must have been tion company which was to be formed tion Company.

A Much Wanted Man

Frederick A. Emmerson was again on the witness stand before the commission all the afternoon and his evidence was very interesting throughout. Matters are still at sixes and sevens Although he had \$1,000 stock in A. & G. W. credited him, he did not with regard to W. A. Faulkner, a wit-C.P.R., on information gathered from pay anything for it and was under ness whose presence and testimony people who knew the country, and on the impression that W. R. Clarke had grows more important every day. experience of the H. B. railway, he prepared a report which set the price of stock to Clarke again. This was at ing would appear voluntarily before the road at \$15,000 for the first hun- a meeting held last Wednesday in the commission. In fact, last evening, dred miles and \$1,000 more for each Minty's office. It was a director's W. L. Walsh thought he was sure of ly or indirectly, interested in the A. meeting. Minty had telephoned for him this morning, but apparently some him to come and he went. He found hitch has occurred and Faulkner has and G. W. Cornwall had, with Hawes and Minty and the two Clarkes there, again vanished, at least he did not snap by asking Minty whether taking Again there was the typewritten show up this morning when called. He minutes of the meeting ready and was last heard of from Minneapolis all that was necessary to put them last Friday, when he telephoned to Emthrough. These minutes showed that merson.

The importance of Faulkner's pres-Clarke for services rendered, he said solicitorship of the company. The resence is accentuated by a number of Minty and he had resigned from the he had at first asked \$1,800 and Clarke ignations of Minty and Bain from the documents purported to be carbon copies of letters by him to various people and produced from the files of Bain had heard of the Canada West Emmerson. They hint at strange ing privilege as solicitor for the Canapapers he had in connection with the Construction Company, but that was means of securing government supdian Construction Co. syndicate to Clarke. He agreed and all he knew of it. He remembered port, and infer in order to get this to take off anything that was wanted. the property of the A. & G. W. in to divide paid up stock amo

Emmerson was examined by Walsh he had handed over to Walsh were received any money through his con- and turned over then to H. H. Parlee for cross-examination, and then was were absolutely intact, nothing hav- It is expected that the commission re-examined by O. M. Biggar. This is will leave for Toronto to take the practically the first time any lawyer. Clarke is getting is \$50,000 paid up the long lost son and brother. He Woodman said that he had engag- evidence of Hawes. It will leave other than counsel for the commission

Employed Cross's Firm Winnipeg, April 28 — Proceedings To Mr. Walsh witness said he had and had never heard of any political Faulkner and a Calgary man named this morning before the Alberta Royal at one time thought Cross was inter-Parken. The latter wanted to buy his Commission were enlivened when R. ested with Cornwall in the Athabasfive shares in the syndicate. Witness B. Bennett, of Calgary, in cross-ex- ca railroad project, but he must have the A. and G. W. held in New York. said he would sell if the shares were amination of the witness referred to been mistaken. He could not explain Miney and W. R. Clarke were the only not being bought for the Clarke inter- a passage of one of the carbon letters where he had received this idea. He directors present. They met and addirectors present. They met and addirectors present. ests. He was told they were not. in Minty's file. Mr. Minty rose and told of the employing of the firm of journed three or four times until they graphs of Royage to strongly objected. He gold the firm of journed three or four times until they Faulkner had sold his five shares for strongly objected. He said the docu- Short, Cross and Biggar as solicitors finally got down to business about and ribrary had sold his five shares for strongly objected. He said the docu- Short, Cross and Biggar as solicitors finally got down to business about and ribrary had solved by the solicitors finally got down to business about and ribrary had solved by the solicitors finally got down to business about and ribrary had solved by the solicitors finally got down to business about and ribrary had solved by the solicitors finally got down to business about and ribrary had solved by the solicitors finally got down to business about and ribrary had solved by the solicitors finally got down to business about and ribrary had solved by the solicitors finally got down to business about and ribrary had solved by the solicitors finally got down to business about and ribrary had solved by the solicitors finally got down to business about and ribrary had solved by the solicitors finally got down to business about and ribrary had solved by the solicitors finally got down to business about a solicitors finally got down to business a solicitors finally got down to business a solicitor \$1,000 to Clarke, and witness held his ment was not in evidence. His prifor the syndicate and said O. M. Big. 11,30 at night, with Clarke in the at the same figure.

To Mr. Parlee witness said Cornwall was not present when the Bowen option was signed but Minty was acting for him, he believed.

The afternoon sitting of the common object before. "I did," said Minty acting as a solicitor had been violated and the investigation had descended liminary papers to approach the government regarding a guarantee. With the New Yorker, among them the father, mother, brothers and sisters of Rousseau, testified. The father are penditures in the matter. W. Bennett was acting for him, he believed.

The afternoon sitting of the common of the personal expenditures in the matter. W. Bennett that he was not Rousseau That them.

was directed to by Minty or Clarke. per, a former director, who resigned ply being held awaiting the decision later than November 7, the Construcwhen Minty did, which was on Wedof a satisfactory basis of distribution later than November 7, the Construction Company was not incorporated to Company was identical with letters the Days of the Construction Company was not incorporated to Company was identical with letters the Days of the Construction Company was not incorporated to Company was identical with letters the Days of the Construction Company was not incorporated to Company was identical with letters the Days of the Construction Company was not incorporated to Company was identical with letters the Construction Company was not incorporated to Company was identical with letters the Construction Company was not incorporated to Company was identical with letters the Construction Company was identical with the Construction Compan nesday of last week. The only reamong themselves. He stated he had until November 9th. He could not see was identical with letters the Roussmaining directors witness know of Also there appeared a letter from maining directors witness knew of received a verbal communication from where witness claimed privilege here. John Stocks, deputy Minister of Pub- were B. R. Clarke and J. F. McMillan, Minty to the effect that Cornwall still manager of the Royal Bank in Edmon- considered himself as entitled to a por- to answer. tion of this money. This was after Bowen had secured his option. He Mr. Emmerson, of the brokerage had acted as secretary up to the mofirm of Fastkner and Emmerson, gave ment W. S. Clarke bought the option interesting evidence this morning in but received no intimation that Corn-

the absence of the senior partner who wall had relinquished any interest in

Parken of Calgary He said it was on last Friday morning he had seen Faulkner last. Faulk-duit pipe to convey Clarke's expenses ner was accompanied by a Mr. Park- to the Construction Company," exen of Calgary. Faulkner told Emmer- plained Minty. son he was trying to evade service of the subpoena to attend the Royal Com- west," remarked Bennett. Witness thought Fastkner wrote this letter, which said that the men who syndicate. He said Parken was a man All other knowledge he has is as so- Little verbal slips, unnoticed at the supplied to disorderly houses in the had been chosen were "the strongest of financial substance. Emmerson, licitor for the Canadian West Contime of Dakota Dan's homecoming, far west, names he remembered were Davidson Emmerson, Parken's interest in the money arranged for at Edmonton, ex- mind, proved Dakota Dan the greatest to Edmonton where they met Cornwall and were introduced to Messrs. amount and presented it at the bank \$25,000 was assumed by the Construc-Cross. Rutherford and some members where he was told it was no good. tion Company. 16 " of the Legislature. He could not de-Woodman had the same experience. finitely remember the details of the proposition they laid before the govdocuments which he took copies of extent of \$25,000 a year?" queried Ben- his return. They had discussed boy- sold freely in New York for from \$5 ernment. The result of the trip was during Friday morning and Thursday nett. evening. He and Faulkner went to "Mr. Clarke is owed the \$25,000 by if he remembered the big butternut at \$1,000 for a young and unusually Minneapolis together and Emmerson the railway company which will be tree near the old swimming hole. Dan attractive girl. A special grand jury,

copy of a letter was produced from Emmerson that Parken was represent-Emmerson's files which contained a ing a third party and hinted it was

posed to be a letter written by Fastk-ner and is addressed to Ross Suther-land, dated February 21, 1907. It said still interested with the syndicate. that efforts had been made to interest Witness could not do any more than of \$75,000 which he gets on completion certain people in the Athabasca rail- guess at the names of those who were of portions of the road.) way project, and that success was to get shares in the \$544,000 for politi- Mr. James receives a salary of \$12,

On account of some political questions of a rake-off for political parties in arranged for this himself. Minty was it was necessary for the executive to order to get concessions for the rail- still on the stand when the commis-

witness who said he received the wall on the subject was that the lat-This \$544,000 is the amount that J. ter might have to divide some of C. Cornwall testified he was to re- the stock with others. He said Minty part of the cash received and in the

Winnipeg, April 29—The way in commission then adjourned for the which the A. & G. W. was financed

> Mr. Walsh concluded his direct ex-"friend." This person was Hon. C. W. Cross again, so Minty explained. His connection with the project was simply as an officer of the provincial ment in the railway project.

gling in Edmonton with reference to the incorporation of the A. & G. W. and declared that to his knowledge no member of the Alberta Legislature or government was financially, direct-

R. B. Bennett opened things with a

much from witness as possible. He and though in later years his father failed in some instances, Minty taking refuge by declining to answer, claim-

sible from the construction company as W. R. was expecting to get great results for himself when the vast rich road. He said that the only reward stock in the A. & G. W., his yearly salary of \$25,000 and his hopes of be went-round town shaking hands and knew Clarke had spent more than \$50,-000 in furthering the railroad project

contributions having been made.

"Will you swear you never had any communication with Clarke as director of the A. and G. W.?" asked Ben-

"To the best of my recollection, believe I had none," replied Minty. "You have no knowledge of the mount due Clarke?"

"The meeting simply acted as a con-

"That's what we call a sewer out mission. He represented Parken as Minty said his knowledge of the A. thing definite one way or the other, so white girls whom he said his agents being Liberal organizer for Alberta, and G. W. was contained in the min- Judge Lawton practically disregarded had bought for cash on the district and was wanting to buy shares in the ute book of the company in evidence, it, and looked for internal evidence. understanding the girls were to be Faulkner and Parken were together struction Company, and he claimed were scrutinized anew, and it was the during Thursday evening and Friday privilege. He said the A. and G. W. alteration of a couple of syllables in substantial sum. It was said by those

A. & G. W. at the request of Minty.

At the last moment of the morning called Faulkner up by telephone on Did it as a personal favor and with session of the commission, a carbon Friday evening.

At the last moment of the morning called Faulkner up by telephone on Friday evening.

Faulkner had told struction company, the latter having a time stained by its jnices. Now it is seeking evidence of the trade.

assumed all liabilities of the railway company," elucidated the witness.

"Yes." (Waddell also received salary of \$25,000 yearly, beside a bonus

nce. Judge Scott said he did 000 a year as general manager. He is paid in the same way. Minty said Witness said he had been given to he took no part in the fixing of the understand that there was a necessity salaries. The inference is that Clarke HAULTAIN, CROSS & JONAH sion adjourned for today.

RIOT ENDS WILL CASE

How the Judge's Verdict Was Received-A New England Town Shows Sympathy for Claimant. 2141 Victoria Avenue. Phone 123b

at incorporation was divulged today rather sensational ending in Melroe, Just previous to this Emmerson said by G. D. Minty, under examination by Mass. So unpopular was the decision winnipeg, April 27 — There was no idea of financial benefit. He told nothing startling in the developments which were brought to light at the which were bro A. & G. W. Royal Commission investighted, the company formed and essary to get some others interested Bank, Edmonton, verbally arranged streets, attacked prominent citizens tigation this morning. All the session Clarke given the \$50,000 for expenses in the matter. Reference was made for an overdraft of \$50,000, and then connected with the trial, burnt the was taken up by the evidence of John incurred. His memory was vague re- to this in a letter accredited to Faulk- paid in marked cheques into this same judge and the successful litigant ni Woodman, C.E., who was a member garding all details of these meetings ner in which he said he had tried to bank, the sum of \$50,000 capital subbut he finally remembered that the get Edmonton capital interested, but scribed stock of the Alberta and Great whole police force and the fire brigade P.O. Box 710. minutes to which he eventually signed Edmonton men wanted control and so Waterways Railway Company. Then was hurried to the scene. Sympathy his name were typewritten. The type- were not allowed in. After failure to the shareholders of the company held for the defeated claimant had permeatwriting was not done in the meeting. secure these men, other steps were a meeting on that same day and voted ed the ranks of police and firemen, To Mr. Bennett, on cross-examina- taken and strong political interests to W. R. Clarke \$50,000 payment for however, and they interfered with the tion, he said he was a brother-in-law would be secured by the use of \$544, expenses incurred while organizing mob only when there seemed mminwith waish, while H. H. Parlee, associate with R. B. Bennett, conducted of Minty's and was an accountant by 000 worth of stock. This \$544,000 was the company. Consequently the A. & ent danger of somebody being lynched nection with the Athabasca Syndicate cut and dried, in fact, before anything lines of the Canada West Construction with the Athabasca Syndicate cut and dried, in fact, before anything lines of the Canada West Construction with the Athabasca Syndicate cut and dried, in fact, before anything lines of the Canada West Construction with the Athabasca Syndicate cut and dried, in fact, before anything lines of the Canada West Construction with the Athabasca Syndicate cut and dried, in fact, before anything lines of the Canada West Construction with the Athabasca Syndicate cut and dried, in fact, before anything lines of the Canada West Construction with the Athabasca Syndicate cut and dried, in fact, before anything lines of the Canada West Construction with the Athabasca Syndicate cut and dried, in fact, before anything lines of the Canada West Construction with the Athabasca Syndicate cut and dried, in fact, before anything lines of the Canada West Construction with the Athabasca Syndicate cut and dried, in fact, before anything lines of the Canada West Construction with the Athabasca Syndicate cut and dried, in fact, before anything lines of the Canada West Construction with the Athabasca Syndicate cut and dried, in fact, before anything lines of the Canada West Construction with the Athabasca Syndicate cut and dried, in fact, before anything lines of the Canada West Construction with the Athabasca Syndicate cut and dried, in fact, before anything lines of the Canada West Construction with the Athabasca Syndicate cut and dried, in fact, before anything lines of the Canada West Construction with the Athabasca Syndicate cut and dried, in fact, before anything lines of the Canada West Construction with the Athabasca Syndicate cut and dried, and the Canada West Construction with the Ca to certain documents produced. One of the suit are virtually prisoners in reference was again made to Clarke's their home, which remains guarded by special police.

The story of the Russell will case properly begins about sixty years ago, when a sullen, penniless young man government, interested for the govern-walked into Middleborough, Mass., one Minty told him of the financial jugstuck to to it, and began to make W. A. HARVIE, M.B. (Toronto Univ. money. Later he moved to Melrose extent that when he died his fortune Daniel Russell, later on Senator Russell, about whose estate the great fight has raged. Old Dan Russell P.O. Box 1344. appears to have been an unsymsideration, he considered the oath 1885 one of his two sons, Daniel Blake did answer? Minty replied that he ed out of the house for good, declaring Mr. Bennett proceeded to draw as any more. He disappeared utterly, made diligent search for the hov. no trace of him could be found. William

C. Russell, the other son, remained dutifully at home, and received his re He told Bennett that W. R. Clarke ward when his father died, for the BROWN, THOMSON & BROWN

anded the files to Minty, telling him when at the Edmonton meetings all government support it was necessary was willing for his brother B. R. deretanding that he should divide equally with Brother Dan should h. ever turn un. Time rolled on, and no Dan appea north country is opened by the rail-Westerner, since called Dakota Dan,

nefits from the northland. He said he renewing old acquaintances. A fine of "mixer." Dakota Dan made many friends, though there remained several old-timers who declared that he was of interest. not Dan Russell. Among them was There was a meeting of directors of Brother William, who repudiated Dan -hence the suit. The theory of the

where witness claimed privilege nere, but Minty still persisted in declining son, others testifying that it was not. Dan is part of William C. Russell's the claimant put in witnesses to prove plot to keep the whole of his father's that the letters, including the stamps estate, and that in a year or so the and the post office cancelation marks. stamped letters before the judge's eyes as perjurer, and will then disappear. to prove the Rousseu letters were genuine; also to prove them forgeries. Against the positive identification of their son by the Rousseaus was set the qually unsaakeable evidence of three witnesses who swore that James Rousseau carried tell-tale scars, the result of knife wounds which they had seen inflicted. Dakota Dan, when examined, was scarless. Summed up, all slave traffic in New York. He produc this direct testimony amounted to no led in the Toombs court four young

morning and Faulkner bought, through never had a single dollar except the a word that finally, to the judge's close to Whitman he could have Emmerson said he and Hawes went syndicate for \$3,250. Next day Em-cepting of course the \$7,400,000 of the merson received a cheque for the bond sale. He said Clarke's salary of greatest imposter since the Tichoorne four is more than eighteen years old. An old boyhood friend of the genu- birth, two are Polish. "Then your president is interested ine Dan Russell testified that he had Emmerson showed Parken a lot of in the Construction Company to the had many chars with the claimant on agents young girls were bought and

"Is Dr. Waddell paid in the same THE ROYAL TRUST COMPANY

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and who refuse to recognize the cessful Dan from Dakota, he swears newcomer will be presented with a

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