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MORDEN HAS WIFE ARRESTED Claims That Mrs. Clark is Lay His Wife and Therefore Mrs. Morden.

SHE SAYS SHE CAN TELL SOME TALES Three Toronto Lads Picked Up in Hamilton Trunk to Get Back Home.

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READ SOMEBODY'S INTEREST

Mr. Hanna Finds it Diametrically Opposed to Statement Made in the House.

Three speeches of unusual merit and importance were heard in the legislature yesterday on the Soo guarantee bill. Berkeley Powell brought to his technical knowledge of the railroad building and discussed at length the value of the security to be given the province for the guarantee of the two million loan. He was followed by C. N. Smith of the Soo, who spoke about two hours and a half. He did not dwell on the merits of the bill. Rather he appealed for sympathy for an industry in dire straits, and enlarged upon the importance of the Soo and the province of keeping the industries alive and more especially of promoting the steel mill industry which he declared was the life of the province for many years.

Mr. Hanna continued the debate. He has a thorough grasp of all the details of the situation, and it was the general opinion that no better speech had been heard in the legislature for some years. The main argument used by him was that the security for the guarantee was not considered ample for the financial magnates of the United States, who refused to accept the security estimated at \$19,000,000, and will get the credit of the province in its stead, the province meanwhile taking the money from the amount of \$300,000 when they knew they had no prospect of paying.

Mr. Hanna said that the money market was not able to borrow the money owing to the condition of the money market; yet they are prepared to advance the money on more favorable terms by the banking of the province. Mr. Hanna read an affidavit made by Mr. Conroy, which declared that if the Speyer mortgage was valid (and it is valid) and if his fellow-creditor, Mr. Bowman, would not be able to realize on the assets of the company. Another affidavit of N. W. Rowell was to the effect that the assets of the company are not sufficient to pay the Speyer claim.

Mr. Hanna said that he had not yet finished his address. Beginning to-day the house will assemble at 2 o'clock and rise at 11:30 on the 15th day.

Mr. Hanna corrected himself. Before Mr. Powell took the floor the attorney-general corrected a statement made by him on Wednesday night to the effect that the necessary capital must be provided before the government guarantee will be given, and that such a proviso would be found in the agreement. He found, however, this was incorrect, but it was the understanding of the government should be in that position. Since the clause was not in the agreement, he would move that the bill be amended and the clause put in there.

Mr. Whitney was glad that this would be inserted. He had intended to move the clause himself.

Berkeley Powell resumed. He said if the proposition was such a glibly-uttered one, it might be taken to mean that the government might be able to get their bankers to back them in taking up the loan. The attorney-general had made the statement that the rails on the Algoma Central were worth \$1,500,000. If that were so, it would be a glibly-uttered one, the estimate would be worth probably another half a million. Mr. Powell then went on to discuss the Kapuskasing, who ought to be designated by a Yankee name. Mr. Clarke was in the hands of the stock jobbers and boomers and as far as the Philadelphia end of the enterprise it was an inflated bubble. The company were incorporated in Connecticut, whose laws give them the escape from paying up their subscriptions. There were seven and a half million of subscribed and unpaid shares, and if the stock of the company are multi-millionaires, as the premier said, they should have paid the salaries and wages. If they are worthy men, surely they could furnish the necessary capital to put the enterprise on its feet again.

Infated the Stock. He was satisfied that if the company had not squandered five millions in paying dividends of 7 per cent for the purpose of inflating the stock, the industries would have been on a good basis. He pointed out that the organization plan of the Moffitt syndicate and the plan outlined by the premier would take years for the Algoma Central to pay, said Mr. Powell, as he went back four years when the Algoma Central bill was passed. Then it was promised that hundreds of thousands of dollars would be taken by the company. If the other great promises made that had not been carried out, before the bill passed a properly audited statement of the affairs of the company should be given to the house. The province was going too fast. It seemed to well have been loaned to the two millions. In Ottawa they were debating whether the G. T. P. did not make 100 million, the 200 million, it would cost much difference, so long as the money is spent.

STEEL RAILS AS SOON AS THE SOO RAIL MILL IS PUT IN OPERATION.

Continuing, Mr. Smith said he had authority to state that representatives of the United States steel trust appeared before the House of Commons who had been interested to the point of agreeing to put up the eight millions required to rehabilitate the industry, using the argument that it would create a very dangerous competitor for the trust, and this appeal was successful.

Mr. Smith asked Mr. Hanna if he was the legal adviser of the Imperial Oil Company, which was the second speaker. He said that the man who was head of Mr. Rockefeller, who is one of the heaviest stockholders of the United States Steel trust.

The member for the Soo expatiated upon the wonderful resources of New Ontario, which required only the assistance of the government to spring into life.

In conclusion, Mr. Smith made an appeal to the northern members of the House. He included in his appeal Messrs. Smyth, Gamely and Mahaffy.

W. J. Hanna, after an allusion to the speech of Mr. Smith, which sounded like some of the utterances of Mr. Clarke, discussed the financial aspect of the situation. He took the statement of the premier and the minister of the province and said that the normal expenditures of the province are one million in excess of the normal income of the province.

Did not intend of the constitution demand the guarantee? asked Mr. Hanna, commenting on the three majority behind the premier and the minister of the province. Mr. Hanna then turned to the attorney-general and said that he was not sure that the works would start at once thru the efforts of the government.

He said that the speaker said he was the legal representative of the Imperial Oil Company, and was not paid out of the treasury of the province. He went on to show how the Soo railway was financed. Mr. Irving, who was paid by the province, was active as a speaker.

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AS OTHERS SEE THIS CITY AND THE ELECTION FRAUDS

Ottawa and Montreal Papers Praise Judge Winchester for His Desire to Kill Corruption.

Ottawa, April 13.—(Staff Special).—Discussing the sentences inflicted on the Toronto deputy returning officers and poll clerks by Judge Winchester, the Journal in this afternoon's issue says:

One might suppose there could be reason for little but satisfaction that justice had been done upon such persons who belong to a class which does probably more moral harm in the community than thorough crooks, for as the latter the public is on guard, in them, political evil looks what it is—dirty and dangerous.

The "respectable" man who is full of indignation to public matters and to public trust and to public money a different standard to what he would apply to a simple honesty in any one dealing with the "respectable" man's own assets or pocket, is the man who does most to promote political rottenness in the community.

But from the Toronto papers it is evident that much feeling has been stirred up there of sympathy for the five poll officials. Of course these convicted officials are not fairly treated, but the motive for their crime, and so were in one respect certain to arouse the sentimentality which usually excites itself over the troubles of that "respectability," which had every opportunity and advantage.

The fact that some of the promoters of petitions are quite indignant when the idea is suggested that anything less than a full pardon should be asked from the government is a remarkable suggestion of what may be with considerable reason called the debauched condition of the conscience of a large part of the public on the subject of electoral fraud.

The sentencing of five men in Toronto to terms of one and two years in the Central Prison for ballot-box frauds at the last municipal elections is a splendid vindication of the law.

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DIVISION SURE NEXT WEEK ON WEDNESDAY AT LATEST

Minister of Railways and Canals Will Not Take Part in the Debate.

Ottawa, April 13.—(Staff Special).—It has been arranged by the party which the division on the Grand Trunk Pacific Railway resolutions shall take place on Tuesday or Wednesday at the latest.

Hon. H. R. Emmerson, minister of railways, has decided not to take part in the debate. He has been repeatedly baited by opposition members, but Mr. Emmerson evidently made up his mind to keep his opinions of the contract to himself.

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