

ES MUST SURRENDER

Flicker of Resistance Made by the Old Garrison

Want to Leave, but it Was That or Prison

Systematic Search Being Made for Abdul Hamid's Hoards

CONSTANTINOPLE, May 2.—The news in the Kasas which circulated behind the American Embassy, maintained last night. They embarked for distribution to various parts of the city. The marines belong to the old district garrison, and although they nominally surrendered, were in a mood. They were easily persuaded by agitators to make an armed protest against exile from the capital. The American ambassador, Mr. man, looked out of his bedroom this morning he observed a party of mountain Howitzers occupying a commanding position on a terrace near the embassy. Further up the hill he saw a battery of infantry were spread out in the Turkish cemetery and an opportunity overlooking the Golden Horn. General Scheffert, commander of the 1st, lost no time in bringing the news to terms. After they had agreed he said: "I have not intended he was the last flicker of resistance. After we had disposed several tons of troops and some batteries in a range of the barracks, which it was to be obedient to or the fate of their comrades in the axim arsenal? The white flag was hoisted on the barracks. I do not blame the men for the added General Scheffert: "It was work of a few ringleaders. We are sorting them out for court-mar-

STOLE \$200 WORTH OF GOODS

BERST, N. S., May 2.—On the 15th of April 1908 the department of the Maritime Post and Rail Company, Chignecto, was broken and jewellery, razors and other amounting to two hundred dollars stolen. The company at once time in notifying the proper officers and on Saturday afternoon Constable Wood and Paymaster Wentzell Maritime Coal and Railway Co. several days after the robbery on watching two men night and made a final capture of John and Robert Irving, "both of the y's employ," in a wood a mile from the store, where they had stowed and were just making to leave with the same, which were in suit cases, etc., as they taken by the officers. Paymaster immediately brought the scene to Amherst, where they are awaiting trial.

DODD'S KIDNEY PILLS

ALL KINDS OF KIDNEY DISEASES
GOUT, GRAVEL, RHEUMATISM, BRUISES, BACKACHE, HEADACHE, NEURALGIA, MIGRAINE, ETC.

WHITNEY COMMANDS OPPOSITION BRIGADE

Progress of Session Held Up at Behest of Ontario Premier

Factional Opposition Determined to Talk Commerce Bill Out

Blockade on Two Bills Lasts a Whole Day

OTTAWA, May 3.—Though parliament inaugurated morning sittings today and sat late. Tonight there was little visible progress made towards the goal of prorogation, a fortnight hence. Two private bills, namely, Mr. Conroy's bill to incorporate the Ontario and Michigan Power Company, and the Canadian Life bill, both of which have already taken up many hours of the Commons' time this session, again blocked the way to any clearing off of the order papers. All morning and all afternoon the Commerce bill was discussed with a few interruptions. It was determined to talk the bill out at the behest of Premier Whitney and in the hope of making some easy political capital through posing as the champion of provincial rights. All evening the Canada Life bill was discussed with pretty much the same band of obstructionists killing time with a repetition of arguments adduced over and over again which were previously before the house.

Upon Sir James

The command of the opposition for the day seemed to have developed upon Sir James Whitney, who though directing the battle from afar, succeeded with the aid of loyal lieutenants in holding up the business of the house actually for the entire day. Having amended his bill incorporating the Ontario and Michigan Power Company to meet, as he thought, all the objections that had been offered to it, James Conroy found the house got into committee that he had reckoned without the Premier of Ontario. In the interval members of the opposition had arranged to amend the bill by inserting a clause allowing the amended bill to go through with the result that they appeared today with instructions to continue the opposition.

The consequence was a blockade which lasted from eleven o'clock till nine in the evening, when recognizing the futility of continuing the discussion further the Hon. Mr. Fielding agreed to allow the bill to pass. A few days more: But Sir James Whitney's leadership had not yet exhausted itself. The next bill on the order-paper happened to be that of the Canada Life bill, and here again the Opposition assumed the obstructive role. It appeared that the Ontario government had a few days ago passed an order-in-council declaring that the bill interfered with the property and civil rights of a large number of policy holders in the province and recommending on that ground that the legislation should be postponed until next session. As there was obviously no question of provincial rights involved, Sir Wilfrid Laurier flatly declined to be dictated to, declaring that he did not consider the Ontario government had any right to interfere, but the Opposition with Mr. Lennox as their chief spokesman seemed determined to impede the passing of the bill and the discussion continued until a late hour.

HAD JURISDICTION.

Sir Wilfrid Laurier in stating his attitude on Mr. Conroy's bill said he was of the opinion that the Dominion parliament had jurisdiction over the Pigeon River and International stream was concerned. He was a former believer in provincial rights than the gentleman opposite, but if it was not for the Ontario government to invade rights of provinces, neither was it fair for provinces to invade rights of the Dominion. He was all for harmony, but he thought that it was right and would be conducive to harmony if the Dominion parliament retained jurisdiction in the present case. As a result of evident determination of a number of members of the opposition to obstruct both bills, it is improbable that either of them will go through the House this session.

Wednesday the opposition will launch their attack on Hon. Dr. Pugshe's connection with the report of the New Brunswick Royal Commission. Sollovet or Powell of Moncton, who acted for the commission during the inquiry, is now in Ottawa and has been conferring with members of the opposition.

Premier Murray of Nova Scotia was an interested observer in the Speaker's gallery of today's proceedings.

MRS. BRANDENBURG DIVORCED

ST. LOUIS, Mo., May 2.—James Sheppard Cabanne, Jr., today obtained a divorce from Mrs. Minnie Leonard Cabanne Brandenburg and was granted the custody of their son, whom Elizabeth Brandenburg of New York recently took to San Francisco. Mr. Cabanne returned yesterday from the western city, where he regained possession of the boy. Mrs. Brandenburg is alleged and no defense was offered.

HIS EVIDENCE HELPS HAINS

Real Estate Dealers Had Appointment With Thornton

at Yacht Club

FUSHING, N. Y., May 3.—With sixteen of the defense's witnesses disposed of, the Hains trial entered on the third week before Justice Garrattson in the supreme court here today. For the first time the most important testimony in behalf of Captain Peter C. Hains, Jr., the defendant, charged with the murder of Wm. E. Annis, came just before court adjourned for the day. Leo Bugg, a real estate dealer and a member of the Bayside Yacht Club, where Annis was shot, testified that he had discussed the merits of certain property adjoining the yacht club with Thornton Hains, the defendant's brother, and at one time made an appointment with Thornton Hains to meet him at the yacht club.

Bugg's testimony tends to show lack of preparation by the defendant and to corroborate that of Thornton Hains, who testified that he and the captain went to the yacht club on August 12 last, the day Annis was killed, to find Bugg or his partner, Jepperson, is unopposed by the evidence. It was purely by accident that Captain Hains and Annis, the man whom he believed had ruined his home, met there that day, the defense contended.

Emma Lovell, the Hains' sister-in-law, testified that she and her husband, Mrs. Hains, had been to "York House" to see the Duke of York at St. James Palace, he is said, expects to call a number of army officers who were accompanied by Captain Hains and observed him during the summer of 1908, to combat the testimony of rationality submitted by the defense's army witnesses.

HEPBURN RATE LAW IS UPHELD BY HIGH COURT

Decision of Lower Court Reversed

CAUSES SURPRISE

Railways Not Allowed to Carry Commodities Produced by Roads

WASHINGTON, D. C., May 3.—It has been many a day since a decision of the supreme court of the United States has been received with so much interest as was manifested today in the decision of that court in what are known as the "commodities clause" cases, affecting the anthracite circuit court for the eastern district of Pennsylvania favorably to the railroad and against the clause of the Hearn rate law, which prohibits interstate railroads, sentment took another turn and unfavourably to the roads, was declared unconstitutional and the general impression was that the decision would be affirmed by the supreme court. When, therefore, there was a reversal of the decision, the interest was much magnified. Where again it was found that the reversal was based on technical grounds and that the effect was really favorable to the railroad, the interest took another turn. Those who had anxiously awaiting the announcement of the result found themselves much puzzled.

Held Unconstitutional.

Summed up, the act is held to compel companies to disassociate themselves from the products they carry and the contention of the government that the law applies to ownership of stock and prohibits the transportation of commodities simply because they have been produced by a railroad company, regardless of the fact that the company itself is not a carrier, was held to be unenforceable and incapable of enforcement.

"It thus appears, first, that the commodities clause is a vital and operative statute with respect to all products, such as coal, which the railroad companies actually own at the time of transportation and that the railroad companies sell such products to somebody else before they can lawfully ship them, and second, that unless the act is promptly amended, so as to include the commodities clause, the railroad companies will be converted by their direct ownership of coal properties into stock ownership by the organization of subsidiary coal companies.

The effect of the decision under existing conditions is favorable to the railroad and the government lost on practically every point except the sustenance of the principle involved.

ITALIANS PAY PENALTY AT 6 O'CLOCK FOR THE MURDER OF ED. GREEN

Tony and Leon Led to Their Doom at 5.55

Few Minutes Later Trap is Sprung—Death Almost Instantaneous

Late Report Says Men Kept Up Their Courage to the Last

Tony Declares He is Eager to Enter the Other World

ANDOVER, May 4.—With the wind moaning dully and the streaked dawn just breaking over the hill tops, Tony Aroska and Leon Seppell left their prison cells at five minutes to six. Father Ryan with Sheriff Tibbits beside him led the way. Next came Wm. Johnston, constable, leading the young man and then followed with Radcliffe. They were led out through the back door of the court house, and as Tony passed through the kitchen he turned to some men sitting there and pleasantly said "Good morning."

It was the first double execution in the history of the province and Radcliffe, the executioner, took another grim task without a hitch. A small sprinkling of spectators were in the neighborhood of the fall to await the final scene.

The condemned men spent the early hours of the night at their devotions with Father Ryan. A little before three o'clock they went to sleep side by side in Aroska's cell after a awakening at five o'clock they received the Holy Communion.

Radcliffe was early at the fall to make the final preparations and went to the cell at 5:30 o'clock. After a brief interval the procession started for the scaffold.

The executioner led the way followed by Father Ryan, then the "Lenny" of the Blessed Virgin, Aroska and Seppell with their hands handcuffed behind their backs walked next in single file with the guards beside them. The two men were deathly pale but showed no signs of faltering; and mounted the scaffold steps without assistance.

The scaffold was entirely screened from view by a fence twenty feet high. There was no demonstration.

All six stood on the scaffold together. Seppell was placed in front of Tony. The railroad company's lawyer, who was standing in the south, Tony directly behind him. Radcliffe adjusted the noose on Tony's neck first and drew the black cap over his face. As he did so Tony uttered a half audible prayer.

The noose was then placed on Seppell's neck and the black cap drawn down.

Father Ryan at the left side repeated the Lord's prayer, and as he uttered the last word Radcliffe touched the springs and the trap fell.

The trap bounded on Tony's legs broke as the trap fell. The men made no sound whatever on the gallows other than Tony's prayer and once when Seppell uttered a faint cry as Tony as the noose was placed about his neck.

Dr. R. W. L. Earle, of Perth, the doctor in attendance, examined the bodies and pronounced life extinct. There was a dislocation of the neck in each case and death was instantaneous.

At eight o'clock an inquest was held and the usual verdict was returned. Then the bodies were handed over to Father Ryan who had them conveyed to Indian Point. Requiem mass was sung and burial was made in the Indian Point cemetery.

During the early evening large numbers of people from the neighboring districts gathered at Andover for the purpose of witnessing the execution if possible. A large party came from Fort Fairfield, some of them under the influence of liquor. They created considerable disturbance and finally one was placed in jail. He and his companions made such a protest that the sale of quiet he was released on condition that he and his friends go home. This they did. Men were about the jail yard offering as high as twenty-five dollars for permission to enter and a group of about twenty occupied a position on a piece of high ground, waiting until three o'clock this morning, when they grew tired and went home.

LONDON, May 3.—Painless execution has been given to York House, part of St. James' Palace, where the Prince and Princess of Wales lived before King Edward's accession.

It has been used since then for state visitors, and I think it has now sheltered two Presidents of the French Republic. A great many people nevertheless the specific name, and the old Duchess of Mecklenburg never would admit that she had been to "York House." She always said that she had been to see the Duke of York at St. James' Palace; he is said, expects to leave today, it is to be nothing but St. James' Palace. The other name was only a sort of postal convenience, and had the disadvantage of being shared with the building of a certain co-operative store.

MAY BRING IN ONE OF THREE VERDICTS



HEARS WIFE TALK IN SLEEP; SHOOTS MAN

Detroit Doctor Fatally Wound His Nephew in Courtroom

DETROIT, Mich., May 1.—Believing that his nephew, whom he had taken into his home as a foster son, had betrayed his confidence and stolen away the love of his young wife, Dr. C. K. Boyajian today shot and mortally wounded the young man, and then attempted to kill his wife.

Dr. Boyajian declares that his suspicions that all was not as it should be in his home were aroused by hearing his wife murmur his nephew's name in her sleep. He then summoned a lawyer and questioned the woman. She confessed her faithfulness, the physician declared.

"She whispered his name in her sleep; that's how I first came to suspect," said Dr. Boyajian after the tragedy today. "I brought the boy here to educate him, then he betrayed me, his benefactor. Such treachery! Such baseness! It is meant that dogs of that sort should die."

HIS LOVE TURNED TO HATRED.

"She pleaded so hard with me to take her back, but no; I do not want her near me. I hate her as I hate him."

The physician had caused the arrest of his wife and of the young man, whose name is Haretoon H. Gospanian. They were brought into police court this morning to be arraigned. Dr. Boyajian had been in the courtroom shortly before the case was called.

"Will you bring a suit for divorce as a result of this situation?" he was asked.

"I will tell you in a few moments," replied the doctor. "You see, we Armenians hold our homes and our wives as sacred as life itself."

The case was then called, and as Justice Jeffries ordered Gospanian to rise, Dr. Boyajian jumped to his feet and whipped out the revolver. Before any one in the court room could seize the enraged man he was firing at his nephew. One bullet entered the young man's back, another penetrated the wrist and a third his hand.

ATTEMPTS TO KILL WIFE.

Gospanian fell to the floor dying, and the doctor turned the revolver toward his wife and fired the two remaining bullets at her. One missed her entirely and the other penetrated the crown of her hat. Joseph L. Kraemer, a newspaper artist, who was sketching Mrs. Boyajian, saved the woman's life by hurrying her into a vacant room.

Mrs. Boyajian was afterward taken across the street to the county jail. Trembling like a leaf, she staggered into a witness room and demanded to know the condition of Gospanian.

"The boy? Where is he?" "Is he dead? Find out!" she cried as an attendant tried to soothe her.

This evening Gospanian was reported to be unconscious and his death was expected to occur before morning.

Dr. Boyajian was arrested and is held pending the result of his nephew's wounds. Mrs. Boyajian is twenty-eight years old and very attractive. Gospanian is twenty-seven years old and her husband a man of middle age.

NEPHEW WENT TO DETROIT TO STUDY IN PHYSICIAN'S OFFICE.

LYNN, Mass., April 20.—Haretoon H. Gospanian, who was shot by his uncle, Dr. C. K. Boyajian, in Detroit today, is the son of Haretoon Gospanian of this city. He was formerly employed here, going to Detroit three years ago to study medicine in his uncle's office. It was said here today that Dr. Boyajian had been absent from Detroit for some time, and returned there only a few days ago.

\$500.00 Five Hundred Dollars IN GOLD TO BE GIVEN AWAY

Every Farmer, Breeder and Agriculturist will be interested.

Watch for Large Advertisement in the next Issue of this Paper

CASE AGAINST ALBERT MAGISTRATE DISMISSED

He Was Charged With Refusing to Return a Prayer Book to Owner

HOPEWELL HILL, May 1.—The case against Stipendiary Magistrate Peck, who was arrested on a charge of technical theft in refusing to give back to the owner a Roman Catholic prayer book which had been used in evidence in a civil suit, was dismissed on Friday by Justice Stuart of Riverside.

Wm. E. Barhouse had the misfortune to have his hand badly injured yesterday while at work on a pile driver. Mr. Barkhouse was working with the block and tackle and had hold of the fall, when the horses started, drawing his hand into the block, crushing the fingers. One of the fingers was so badly torn that part of it had to be amputated. Dr. S. C. Murray dressed the wound.

Edwin Wagstaff has moved from Hopewell to Hopewell Hill, taking the desirable residence owned by and occupied one of G. W. Newcomb's houses.

A little child of Albert Goodall's was buried in the Hopewell cemetery on Friday. Rev. Mr. Kirby conducted the services.

Work of loading the deal steamer Mountray, the first arrival of the season, is proceeding rapidly. Some sixteen lighters were awaiting the arrival of the ship, there being over half of her cargo afloat. Another steamer, it is understood, is expected soon.

Downey Bros. will begin work this week on the new wharf at Harvey for the purpose of loading the cargo. They have been getting out timber during the winter.

At the probate court recently, on application of Mrs. Martha Peck, widow of the deceased, license was granted to sell the real property of the late Nathaniel Peck, of the parish of Hopewell, thirty days is allowed for appeal.

The weight continues very cold and backward for the time of year.

DELICATE LITTLE CHILDREN MADE WELL AND STRONG

The little ones are frail. Their hold on life is slight. A slight disorder may become serious if not promptly attended to. At the very first symptom of trouble Baby's Own Tablets should be given. This medicine promptly cures indigestion and all stomach troubles, constipation, diarrhoea, and brings the little teeth through painlessly. You can give the Tablets with equally good results to the new born baby or well grown child. Mrs. R. G. Fiewell, Uxbridge, Ont., says: "I have used Baby's Own Tablets and find them a perfect remedy for stomach and bowels troubles." Sold by medicine dealers or by mail at 25 cents a box from the Dr. Williams' Medicine Co., Brockville, Ont.

SLICK TRICK WORKED BY CONSERVATIVE HEELER

SASKATOON, May 3.—Albert Wisewell was arrested near Saskatoon today while in company of Sinclair Elliott, Conservative candidate defeated by Hon. Mr. Motherwell in the by-election some time ago. Wisewell was charged with stealing some private telegrams sent by H. E. Perry, Liberal organizer, during the by-election in Humboldt. Wisewell was telegraph operator. He returned from the states, and had photographs of the stolen messages taken at Regina and the police got hold of the negatives.

JOHN MCKANE SELLS MILL

CAMPBELLTON, N.B., May 3.—The large lumber business, limited, and mill of the Edward Sinclair Lumber Co. at Bridgetown, Miramichi, has again changed hands, the former owners, Messrs. William and E. H. Sinclair, having repurchased it from Mr. John McKane. The deal was completed on Saturday and the new owners will take charge at once. This valuable property has been lying idle for some time. That operation will be resumed at once will be glad news to all Mr. Wm. Sinclair is on route home from the west, and Mr. E. H. Sinclair, who was married last week, will return east after his honeymoon.

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THAT brand is style insurance, too—it certifies to up-to-date modishness, correct, seemingly COMFORT for your head—these make it worth your while finding the right hatter. He sells WAFER-LITE HATS

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MANCHESTER, by the Sea. The young couple there early in the summer of 1907, and a few days later the wife returned to her father. She took her son with her, and twice in December, 1907, it was alleged that seven men were engaged in one kidnaping plot.

The mother and son were walking together, and the plot was foiled by Mrs. Shaw calling a friend of her father in an automobile and riding back to the Eldridge home at high speed. It was charged that the plotters gave pursuit in another automobile. Detectives were kept on guard at the Eldridge place night and day, and Shaw abandoned the attempt to spirit away his son.

The Mrs. Shaw dropped from sight, taking the child with her. Marble disappeared from the city and Shaw took up a long and patient search.

KIDNAPING. H. May 3.—After a rapid and enjoyable flight the balloon Pittsfield, which left Pittsfield at 10.45 a. m. today with H. M. Hughes, Harold E. Sibley and Mr. Wm. Van Fleet, on board, landed safely at Chesterfield, four miles from this city, at 1 p. m., having covered 70 miles.

BOSTON, Mass., May 3.—In an effort to enforce the demanded increase of one and one-half cents an ounce, nearly 100 painters went out on strike today. But half a dozen of the smaller firms in the city were affected, the larger concerns having agreed to the raise.