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J.W. LANGMUIR, Managing Director

charged in interest is but twenty-five millions a year, or 2-1/2 per cent. No country on the face of the earth has such a grand record as that. He would like the Opposition to explain, when they had abandoned the policy of unrestricted reciprocity and adopted that of free trade, how they would be able to secure the market of fifty millions of the people of the United States to throw in their lot with us. Having given away every advantage that Canada possessed, and placed ourselves at their mercy by adopting the free trade policy, it would be utterly impossible to secure anything like unrestricted reciprocity with a heavily protected country to the south of us.

Mr. Devlin replied to Mr. Cockburn had little to say to anything against the Opposition policy. Two years ago he had gone to Chicago and drawn nearly \$50,000 of the people's money in his capacity as commissioner to the World's Fair.

Mr. Cockburn, interrupting, said that no matter what money he had drawn he was considerably less than he had had to spend. He was quite prepared to go before the Public Accounts Committee and produce the vouchers for every dollar of expenditure. On the other hand, the Ontario Commission to the World's Fair had informed the assembly that he had kept no accounts. (Opposition oh, oh.)

Mr. Devlin said that there was no need for Mr. Cockburn to be touchy. If any member said anything against him, Mr. Cockburn immediately "flies off."

Dr. Landarkin: Wait till we get after his gas bill. (Laughter.)

After denying that he said in effect that he objected to Sir Mackenzie Bell because he was an Orangeman, Mr. Devlin went on to say that Sir Mackenzie, at St. Paul, St. Marie, had moved a resolution to send \$500 to the Orangemen of Ireland as "active aid" to the Union movement.

Mr. Devlin next called the hon. member to order for irrelevance. He began, with an ornate eulogy of Sir Richard Cartwright, which was warmly applauded by the Opposition.

The Hon. Policy for Canada. He was bringing an Opposition member to time for quoting lay at only \$5 a ton, when Mr. Edwards interrupted to remark that he was probably one of the largest buyers of hay in the district and could assure the hon. gentleman that the average price to the farmers was less than \$5 a ton.

Hon. Dr. Montague: How does the price compare with last year?

Mr. Edwards: Half as cheap this year as last.

Hon. Dr. Montague: Exactly, and since last year half the amount of duty has been taken on, which shows the value of the sixty million market. (Applause.)

Mr. Craig pointed out that there was simply the choice between two policies—the indefinite shifty policy of the Opposition and the definite policy of the Conservative. The policy of taxation for revenue raised by a moderately protective tariff, he contended, was a sound Canadian policy—a policy framed in belief in Canada's resources. (Cheers.)

Canada's Resources Not Being Developed. Mr. Edwards agreed that Canada was a country of great resources; but the trouble was that they were not being developed by a policy suitable to the country's requirements. Protection was an evil and upon no class of the people fell so severely as the labor classes. Labor was the great producer of wealth, and anything that prevented the free interchange of labor's products was an incubus and a burden to the laborer. In too many cases labor did not receive its just reward; chiefly was the case in protected countries. While he was an out and out free trader, he would support a revenue tariff as the nearest approach to free trade for which the country was prepared. However, he hoped, although a large landowner himself, to see the day when revenue would be altogether raised by a tax on land.

Hon. W. C. Wallace on Liberal Extra-vagance. He said it touched him to notice Mr. Edwards' reluctance for the laborer. What would he said, however, of an employer who paid his hands in store, truck and depreciated currency? He had been told that there was such an employer in Russell County.

Mr. Edwards replied that if the charge was meant for him it was utterly untrue. He had never done so, and did not today.

Mr. Wallace accepted the statement, remarking, however, that it had been so stated publicly and on many authorities. Continuing, Mr. Wallace pointed out that it was proposed to reduce the expenditure by two and a half millions next year, and he would like to know how the Opposition would still further economize in that regard. They had always cried for economy in general terms, but their record in power showed how hollow were their professions, because they increased the expenditure every time. There was no indication that Liberal rule meant economy or higher credit. In the provinces under Liberal government the expenditures had increased, while the indebtedness had largely increased also. For additions to the public debt in recent years the Conservative Government has splendid assets to show.

Then the Controller of Customs went on to quote speeches of the Liberal leaders to show the various meanings of the various policies, exciting numerous interruptions from the Opposition, rather to those gentlemen's discomfort.

When Mr. Wallace sat down Mr. Edwards again rose, and stated on his honor that he had never paid his men in scrip or store goods.

Mr. Gaird remarked that if Mr. Edwards did a lumbering business and kept a store without accommodating his men with goods, and then settling in cash at the end of the month, he did but do what was certainly in a very exceptional way.

Mr. Edwards would not admit that even these were his methods. No accounts were kept with the men at his store, all dealings being in cash, and if any man asserted otherwise, he would be prosecuted. He would bring an action for libel. That would settle it.

Mr. Charlton moved the adjournment of the debate, and the House adjourned at 11.30 p.m.

Sound Waves Against the Street By. Co. The Supreme Court this morning before proceeding with the argument in the case pending, gave judgment in Toronto Street Railway Company v. Bond, which was argued yesterday. The appeal was dismissed, with the cost of the court holding that the case which the respondent

was coupling together when he was injured, having suffered on different levels so that they overlapped and did not prevent the cars coming together, was negligence in the company; that the company had notice that buffers were necessary for the protection of their employees; and that on the grounds on which the appeal, expressed himself strongly against the practice of rich corporations acting as the appellants here have done in dragging a poor suitor from court to court before he can obtain even the small compensation for injury which has been awarded in this case.

The despatch from Ottawa yesterday reading that Rev. Canon Du Moulin of St. James' intended visiting the Old Court should have read, Rev. Mr. Du Moulin, curate of Holy Trinity.

TORONTO'S VICTORY NO. FOUR.

Maddock's Men Made Eight Runs in the Second Innings and Pitcher

SCHEDULED FOR TO-DAY.

Scranton at Buffalo.

Providence at Newburyport.

Springfield at Syracuse.

EASTERN LEAGUE RECORD.

W. L. Springfield..... 14 1 Providence..... 8 8

Syracuse..... 8 8 Toronto..... 4 9

W. L. Buffalo..... 14 1

Toronto's First Home Victory.

An even though spectators saw the Toronto first team game at home and their fourth of the season, Shaw and his team were not to be

heavens banged steadily and ineffectively at his mysterious up-shots until 20 of them went over the fence. The

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TRIAL OF THE HYAMS TWINS

Continued from First Page.

cheques made by Martha Wells to Harry Hyams.

Mr. Mount had objected to this line of questioning on the ground that the amounts had been repaid.

"Oh! well, show how it was repaid and when," said Mr. Oser. "We are leading up to the repayment now."

Lane also transacted the business of Dr. McPherson. On December 21 he advanced to them for McPherson \$1700 at 3 per cent. per annum, taking a chattel mortgage on the household furniture in their house at 57 Gould-street.

The mortgage was for 80 days, but witness could not say when it was paid. A second mortgage for \$1100 was issued April 24, 1893.

Under cross-examination witness said that money was pretty tight in Toronto at that time, and that the rate he had a mind to ask for loans. He had known instances where people would borrow at 10 per cent. and then reloan it at a higher rate.

Then the defense proceeded to show that the twins had arranged to give the \$1000 they owed Wells and that they fully intended paying him the day after the trial.

Lane swore that on Friday, Jan. 13, prisoners tried to borrow \$1000 from the bank, but were refused.

On Saturday, Jan. 14, they called on him, when he told them that he was not in a position to lend them the money.

Monday, they did not call on him, and the loan never went through.

Lane was trying to run a mercantile agency and that he advised them to go to the bank for a loan.

"You are particularly friendly to the prisoners, Mr. Lane, are you not?" said the defense.

"I am only particularly friendly because I am perfectly satisfied of their innocence of this crime," said the witness.

"You had doubts as to their making any business success and as to their financial capacity to succeed in anything."

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