

AN ADDRESS FROM LAURIER

THE LEADER OF THE OPPOSITION TO THE ELECTORS

The Trade Policy of the Liberal Leaders Defined. The Charge of Ostentatiousness. The Question of the Re-establishment of Trade Relations. Various Other Questions Discussed.

QUEBEC, Feb. 12.—Hon. Wilfrid Laurier has issued the following address: To the Electors of Canada. The Parliament elected in 1887 and whose full term was not to expire for a year had been prematurely dissolved.

The questions before the people, and upon which they have to pronounce, are of vital importance, and upon these questions Her Majesty's Opposition appeals with great confidence to the sober judgment of the country.

To the issues which separate the Government and the Opposition another consideration is now added in respect of the manner in which Parliament has been dissolved.

It is to be noticed that Sir John Macdonald in the manifesto just addressed by him to the electors of Canada makes a strong appeal to the loyalty of the Canadian people.

But loyalty to the crown of England would also and in no less a degree imply loyalty to those institutions which we have received from England, and which the people of this country have ever clung to as embodying the best principles of government.

I submit to the consideration of the people of Canada that the address of His Excellency the word "loyalty" was anything but a sham they never would have advised His Excellency to direct his address to them.

By the operation of the Franchise Act the members of the House of Commons are instead of being the electors of the people, the electors of the electors.

It is eminently desirable that the lists should be prepared and revised at least every year. For the city of Toronto, the lists are revised every year.

During last session the Government introduced a bill providing that the preparation of the lists which are to be used in the election place in the month of June next, should be dispensed with.

Believing that no other reform can be so effectively advocated and carried out so long as the economic condition of the people has not been placed upon the most satisfactory condition on the other side of the question.

Parliament never did the electors of His Excellency the injury of supposing when they made the above proposition that they were not sincere.

Had Parliament supposed that the pledge then given in the name of the Crown would be violated, that the electorate might be at any moment called upon to elect, Parliament never would have agreed to the proposition.

It is manifest that under such circumstances the power of dissolution should not have been advised except for the most serious and imperative reasons.

I do not dispute that if some extraordinary event had happened, which rendered it necessary to call for the immediate judgment of the people, a dissolution might have taken place.

But in the ordinary course of events, a dissolution might have taken place through the operation of the Imperial Franchise Act, and I charge it upon those men, ever prone to fasten upon their opponents the odium of dissolution, that they have compelled the crown to act which in the Mother Land never would be tolerated.

I call the attention of the people of Canada to the fact that in the manifesto of the Prime Minister no mention is made of the slight correspondence to the Government of that country, through the election of a conference.

The trade issue is the greatest issue in the present contest, and it is of the utmost importance that each elector should have a clear idea of the points of difference between the two parties.

The Opposition declares for unrestricted reciprocity and commercial union with the United States. This means and can only mean: 1. That no tariff duties are to be levied on any products of either country passing into the other.

2. That Canada is to adopt the tariff of the United States, which is, on an average, the lowest in the world.

3. That we are virtually to give up the power of making our own trade policy, and that we are to be bound by the tariff of the United States.

4. That the tariff of the United States is to apply to all British and foreign imports, that is, to all goods which are not produced in the United States.

5. That the loss and ruin will result to our manufacturing industries, to our support to our farmers, and to our support to our fishermen.

A BUSY DAY AT THE HALL

Legal Decisions and Arguments Yesterday—Landlords and Tenants—Local Cases—The Prittie Award

The master in chambers yesterday gave judgment in the many cases of the Victoria-street extension arbitration, referring the city to pay the other parties to the arbitration their costs as between party and party.

Whitney's case, regarding the manager of the Academy of Music to attend and submit to examination for discovery.

The Common Pleas Divisional Court yesterday made a case reserved by the County Court Judge at the county of Brant in the case of Queen v. Prittie.

The case of Queen v. Prittie, in which the goods and chattels of the defendant were sold under a writ of fieri facias, and the plaintiff was awarded costs.

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THE JAMAICA EXHIBITION

Prince George's Reply to the Address of the Commissioners—The Buildings

KINGSTON, Jamaica, Feb. 3.—The Exhibition here was opened Jan. 27 by Prince George of Wales, the ceremony taking place in the buildings after the Prince had been presented with an address of welcome at the Town Hall.

Prince George's reply to the address of the Commissioners was as follows: "I am glad to see that the exhibition here was opened Jan. 27 by Prince George of Wales, the ceremony taking place in the buildings after the Prince had been presented with an address of welcome at the Town Hall."

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His Worship the Mayor, Bro. E. F. Clarke, will preside. G. M. Bro. M. E. Deane, Secretary.

By the HEINTZMAN BAND Under the direction of Herbert L. Clarke, assisted by Mrs. Frank Macdonald, contralto; Miss Minnie Gayford, soprano; Mr. W. E. R. Ransom, baritone; and Mr. W. E. R. Ransom, tenor.

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