

VALLEY RAILWAY ARGUES THAT TO CONCEAL THIS MORNING

Taking of Evidence Completed Yesterday — Estimate of Cost of Road to July 1st, 1914, Placed at \$4,059,515.15.

The enquiry into the charges made by Mr. Dugal in connection with the St. John Valley Railway was continued yesterday in the court house. Several witnesses who had previously given evidence were recalled to the stand and the examination was finished. It was announced that the argument would be begun by counsel at 10 o'clock this morning.

The evidence submitted yesterday was in connection with the cost of completing the railway.

Burton M. Hill and Ross Thompson were the witnesses. They were called to the stand to the effect that the section of the road between Gagetown and Centerville, excepting the section in Fredericton, would be completed and ready to hand over to the I.C.R. by the last of October and the estimated cost of completing the road from the present time would be \$447,708.78.

Mr. Hill said he had not yet received instruction in regard to the selection of the situation for the shops, but to his mind, Fredericton would be the logical place on account of its central position. He had never been told where the shops would be built.

According to the evidence, Mr. Thompson the cost of the road as completed up to July 1, 1914, was \$4,059,515.15.

Mr. Carvell Insults Commission.

Mr. Carvell could not let the session pass without again giving his views as to the production of the books of the railway company in court.

He asked one witness if the books of the company had been inspected by an agent of the government but the witness did not know. He then asked upon Mr. Carvell to assert that he had not viewed the books since the present enquiry had been in progress. Mr. Carvell had no hesitation in denying the accusation.

Mr. Carvell then took the commission to task for their conduct of the enquiry and even went so far as to state that the commission had practically assured Mr. Fleming that he would not be compelled to answer questions and the commission had otherwise hindered him in his work.

This statement brought from the strong rebuke from the commissioners. Mr. Fleming said that the statement was absolutely false and he thought Mr. Carvell's statements were unfair to the commission, who had given him every latitude in his conduct during the enquiry.

Mr. Carvell said that the commission could cause the books of the company to be brought here and he asked that the directors of the St. John and Quebec Railway be committed to jail for contempt until the books were produced.

Wants Directors Sent to Jail.

Judge Wells pointed out that the commission would hardly commit anyone to jail for not giving evidence without a motion on the part of counsel and he suggested that Mr. Carvell make a motion if he thought it advisable.

Mr. Carvell's statement asked that the directors be committed to jail.

Chairman McKenna pointed out that, in view of the fact on this matter, the commission could not act on the motion.

George W. Fowler also pointed out that Mr. Carvell had been given every opportunity of presenting his evidence and had gone beyond all bounds in his methods.

The crowd in the court room was small during the whole day and very little interest was shown in the proceedings.

Burton M. Hill, engineer of the Valley Railway, was the first witness. He gave a detailed estimate of the amount necessary to complete the railway between the Barrens and Centerville. From Barrens to Woodstock the estimate was \$81,125.74, the station at Woodstock would cost \$14,245, while the freight shed would cost \$5,184.40 additional.

Witness then took up the Woodstock to Centerville section, a distance of twenty-five one-half miles, and estimated the cost to complete at \$22,735.

In answer to the chairman Mr. Hill said he did not know where the shops would be located, but he was of the opinion that Fredericton should be the central point. He had no knowledge however what place would be selected. He had had no orders to build them at Woodstock. He thought it would take till October 15 to complete the section between Centerville and Woodstock.

Ross Thompson Recalled.

Ross Thompson was recalled by the commission. He gave evidence as to charges to be paid in order to have the road completed. His evidence was chiefly connected with legal interest, etc.

Mr. Thompson said that the estimate made up in April had been exceeded by about \$100,000. He expected to have the railway completed and taken over by the Intercolonial by the last of October. This would be the road from Gagetown to Centerville.

The cost of the road up to July 1, 1914, was \$4,059,515.15 and the estimate to complete was \$447,708.78.

Mr. Thompson said there had been some friction between the railway company and the trust company in regard to some notes.

Mr. Carvell asked if the head office of the railway company was not in Fredericton. This was said to be right. Mr. Thompson did not know whether the books of the company had been inspected by the government or not. He had never seen the books. When Mr. Blanchet asked for books, witness wrote to New York and a statement of the accounts was sent to Fredericton. Witness had never been told why the books were kept in New York. The statement from New York was an account of money paid out and received.

HIS HEALTH IN A TERRIBLE STATE

"Fruit-a-lives" Healed His Kidneys and Cured Him

Hagersville, Ont., Aug. 26, 1914.

"About two years ago, I found my health in a very bad state. My kidneys were not doing their work and I was all run down in condition. I felt the need of some good remedy, and having seen 'Fruit-a-lives' advertised, I decided to try them. Their effect, I found more than satisfactory.

Their action was mild and the result all that could be expected.

My kidneys resumed their normal action after I had taken upwards of a dozen boxes, and I regained my old-time vitality. Today, I am enjoying the best health I have ever had.

"Fruit-a-lives" is the greatest Kidney Remedy in the world. It acts on the bowels and skin as well as on the kidneys and thereby soothes and cures any kidney soreness.

"Fruit-a-lives" is sold by all dealers at 50c. a box, 6 for \$2.50, trial size 25c. or will be sent on receipt of price by Fruit-a-lives Limited, Ottawa.

B. A. KELLY.

Mr. Carvell Rebuked.

Mr. Carvell said the commission had practically assured Mr. Fleming that this statement was absolutely false for it was Mr. Fowler who had told witness not to answer and he thought Mr. Carvell was absolutely unfair in his statements.

The chairman explained that he would be loath to commit anyone to jail for not producing books.

Judge Wells asked Mr. Carvell to explain in the matter.

Mr. Carvell then moved that the commission issue warrants for the commitment of the directors of the company.

The chairman explained that on account of the books being held in New York there was little chance of proving the contents of the books. Mr. Carvell thought they would leave themselves open if they committed these men.

Man Friday "Roasted."

Mr. Fowler said his learned friend (Mr. Carvell) had said that he had been bound by strict rules of evidence in this case. This was not so. The commission had allowed him every latitude. Mr. Carvell had said things to this commission if said in a court of law would have caused him to be committed for contempt. Mr. Carvell had also said that the commission was influenced by the fact that Mr. Fleming was premier of the province and on this account allowed the premier to refuse to answer questions.

Mr. Carvell had advised the imprisonment of Mr. Carvell and other gentlemen, who were directors of the railway company, because the books of the company were not opened to the idle curiosity of Mr. Carvell. If Mr. Fowler were a director of the company Mr. Carvell would not be allowed to even stick his nose inside the books.

Mr. Fowler also referred to the statement that Mr. Carvell had been moved by public spirit in helping to work up this case. Mr. Fowler could not conceive of the idea of E. S. Carvell being public spirited.

The chairman explained the various motives in which the commission could be moved by the fact that Mr. Carvell knew enough by law to see that the directors might well have grounds for action if committed to jail by the commission.

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