

FIGHTING JOB'S OBJECTION

TO RELEASE OF CHAMBERLAIN FROM STONY MOUNTAIN.

The Ex-Minister of Justice Explains How When a Prisoner, Charlie Saved the Country \$3500—Prominent Liberals Signed the Petition to the Government—Mr. Mulock Wants Information.

Ottawa, Feb. 10.—There was a long session of questions on the order paper in the House to-day, but little information of interest was elicited.

Mr. Dickey informed Mr. Laurier that the Messrs. Job had not paid their share of the judgment rendered against them in favor of the Crown in the Exchequer Court on the 11th September, 1894. A process of execution was issued against them in October, 1895. A steamer cargo belonging to the defendants had been seized and offered for sale, but there were no buyers.

Mr. Mulock moved for a return showing several amounts paid to him by the public department on the 11th January, 1896. The motion was passed, after having been amended at Mr. Foster's suggestion, in the amount of \$3500, paid to Le Canadian and Le Cultivateur, newspapers of which Mr. Tarte has been owner.

Mr. Martin moved for copies of all reports to the Council and orders in council respecting the release of Charles Chamberlain from confinement at Stony Mountain Penitentiary, in Manitoba, on condition of his connection with the last Dominion election in Winnipeg. He reviewed the circumstances of the case, and said it appeared from letters found on Chamberlain's person after his arrest that John Small of Toronto and other friends of the Government had employed him for the express purpose of registering a large number of votes in the Winnipeg election.

Mr. Mulock asked the Government in general terms in connection with the McGreevy-Cannolly releases and the Chamberlain case, and asked if he had heard the other day that there had been a case of smuggling in which a member of Parliament had been arrested and put in jail after afterwards set free.

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Mr. Mulock—I will try and get the liberty to use the name.

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JOHN BULL'S BILL OF FARE

AS OUTLINED IN HER MAJESTY'S SPEECH TO PARLIAMENT.

Which will be Opened to-Day—No Reference to the Subject of Arbitration in the Venezuelan Dispute—Great Britain's Relations With the Foreign Powers Satisfactory—The Domestic Dish.

London, Feb. 10.—The speech from the Throne, which will be read at the opening of Parliament to-morrow makes no reference whatever to the subject of arbitration of the Venezuela dispute.

The speech sets forth that the relations of Great Britain with foreign powers are satisfactory; recapitulates the known facts of the Transvaal trouble; alludes to the necessity for an increase of the naval strength of England, and refers to the dispute between Great Britain and Venezuela, and the negotiations with the United States in regard thereto.

The petition of Mr. J. Pearson, barrister-at-law, for a divorce from his wife Miss Minnie Combe Pearson was presented to the Senate to-day. Mrs. Pearson is said to be a resident of New York, and was first married at Brooklyn on the 3rd June, 1884, and there is one child, a girl, of the name of the issue of the marriage.

The Foresters' Bill. Messrs. William Kinghorn and F. W. Emerson, respectively high chief ranger and high secretary for New Brunswick of the I.O.F., arrived here to-day for the purpose of assisting in promoting the passage of the Foresters' bill which comes before the Banking Committee on Thursday.

After Alex. Weston's scalp. Mr. A. W. Wright of Toronto, who some days ago concluded his investigations into the alleged prevalence of voting in certain industries in leading cities, was in town to-day. He is opposed after Mr. Wright's speech, because he took part in the Cape Breton county election, where he addressed eight meetings and had a lively tilt with Attorney-General Longley, who carried out second prize.

Mr. Wright makes no bones about having been in the county, and says he considered it his duty as much more than a private citizen to do there as any other man in Canada.

The Spiced Phrase. The following phrase, referring to the new famous phrase, "Isolation of England," says: "The phrase was not uttered first by Mr. Foster, but by Mr. J. H. Tupper in Parliament on Jan. 11. The words first appeared in an editorial article in The Globe of Jan. 11. The Journal continues: "Thus the now famous phrase which the Right Hon. Joseph Foster used in his speech in Parliament on Jan. 11, is a phrase which has been used by Mr. J. H. Tupper in his speech in Parliament on Jan. 11, and is a phrase which has been used by Mr. J. H. Tupper in his speech in Parliament on Jan. 11."

An interesting discussion took place in the Senate to-day, when Senator Mulock made an exhaustive speech in favor of the Ottawa Ship Canal. In addition to the immense commercial advantages, he also called attention to the fact that the canal would be a military asset, and in the event of a canal from a military standpoint, Canada, he said, had a war-trophy which would be a source of trouble to the United States.

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MR. WILSON'S TROUBLES OVER.

District Attorney Follows His Documents to Havana de Delinquents.

New York, Feb. 10.—District Attorney Wilson followed his documents to Havana to-day, where he is expected to stay for some time. He is accompanied by a fellow employee named Ben J. Reid, who is a member of the staff of the District Attorney's office.

The case was brought before Judge McMahon in the Court of General Sessions last night, and a preliminary hearing was held. The case is expected to be tried in the next few days.

Mr. Wilson is expected to return to New York in a few days. He is expected to be accompanied by his wife and children.

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SIR CHARLES AT OTTAWA.

The Secretary of State Tendered a Civic Welcome on His Return from His Victory Down East.

Ottawa, Feb. 10.—Sir Charles Tupper, Secretary of State, was met at the City Hall to-day by a large number of his constituents. He was accompanied by his wife and children.

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SPEECH FROM THE THRONE

FORECAST OF THE LEUTENANT-GOVERNOR'S MESSAGE.

To the Ontario Legislature—Questions that are likely to be referred to by His Honor this Afternoon—Prince Henry's Death—Canada and the Venezuelan Question—Agriculture, Lumbering and Mining Interests—Measures that may be brought down by the Government.

Inasmuch as the second session of the eighth Legislature of Ontario opens to-day, a forecast of the measures to be brought before the House will prove of more than passing interest. Such a forecast The World is happily in a position to give this morning.

The Lieutenant-Governor will in all probability in the speech from the Throne refer to two matters of particular importance. His Honor will likely speak in regretful terms of the sad death of Prince Henry of Battenberg, and of the passing of the Venezuelan dispute between Great Britain and the United States.

The speech will also refer to the question of the extension of the franchise, and to the question of the extension of the franchise.

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HAMILTON SABBATARIANS

SAID TO BE INCONSISTENT, AS THEY LEFT THE SIDEWALK.

And Took the Middle of the Road on Their Way to and from Church—No Reduction This Year in the Number of Licenses—Assignment of an Interest in \$225,000.

Hamilton, Feb. 10.—The heavy snow-storm of yesterday had one effect that was perhaps unlooked for. It served to show the consistent manner in which Sabbath observance people stand by their principles. Early in the morning the streets were covered with snow, and the church people came out and cleared the tracks for the cars. Sidewalks were covered with a foot of snow, and as the church people came out and cleared the tracks for the cars, they found no one else on the sidewalks. The church people were not only consistent in their principles, but they were also consistent in their actions.

The Board of Works has also had men out clearing the streets, and these also stand in danger of prosecution. Chief Smith would not say this morning what would be done in the matter.

The City Council. At the meeting of the City Council this evening, a letter was read from Messrs. Scott, Lees & Hobson, solicitors for the Bank of Hamilton, and the Board of Works.

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