

RELIABLE STORAGE. ROBERT GARRIE. Has an excellent clean flat for storing furniture. Every care taken. Plenty of room.

FIFTEENTH YEAR. TARTE WONT TOE THE LINE.

REFUSES TO MAKE DEFINITE CHARGES AGAINST THE JUDGES. Charlton Moves a Vote of Censure, But It Is Defeated—The Suspension of Col. Powell Discussed and General Herbert Severely Criticized—The Detachment of Col. Lester Held Justifiable.

OTTAWA, July 17.—After routine and the advancement of a couple of Government measures a stage this afternoon Hon. Mr. Foster moved the House to the Committee of Supply.

Col. Tisdale said that he desired to call the attention of the House to the suspension of Adjutant-General Powell by Major-General Herbert. He pointed out the differences between the regular and the irregular cases in Great Britain and also in Canada. These differences in the circumstances of the case were taken into account when the Militia Act was framed.

When the Colonel Was Suspended. He then gave the details of the incident which led to the suspension of the Adjutant-General and said he thought that if anyone had the right to complain about the Minister of Militia was the man and not the Major-General. The whole matter was very trifling. Owing to the absence of the Major-General and the necessity for sending the order to the printer it was not in time to appear in that week's Canada Gazette. It was sent without the Major-General's approval and he thought it was so trivial a matter it was very severe treatment to suspend an officer who was next to the Major-General himself and who had been in the militia for 40 years. In fact, he was a soldier almost before General Herbert was born.

The Major-General Not an Imperial Officer. He referred to Col. Powell as "the father of the Canadian militia," and said that up to the time of his suspension no single complaint had ever been made of a single officer in which he had filled the position of Adjutant-General. It was contended that the Major-General was an Imperial officer. He was appointed by Imperial council under the Militia Act, and was as much open to criticism as any other officer so appointed.

The General Not in Touch With the Force. In the 32 years since the formation of the present militia system there had never been so much friction as during the three years Major-General Herbert has been in command. He thought the General was not in touch with the force and that it would disintegrate if some change were not made.

Major Hughes Attacks General Herbert. Major Sam Hughes attacked the administration of General Herbert in a very lively style. He severely criticized his action in passing over Capt. Manley when he should have been promoted, in dismissing Lieut. Col. Lester and in several other instances which he mentioned. Coming to the case of Col. Powell, he held that the Adjutant-General had been suspended without the right of the Minister of Militia, and he called on the Minister to state whether or not the Adjutant-General had been suspended. It would make a mistake to suspend a man, and he hoped that the Minister would say that the Colonel was not injured in that way.

Mr. Malcol defended the General for dismissing Colonel Lester and threw the blame on the department.

Favor a Canadian Commandant. Mr. Seriver denounced the action of the Major-General in suspending Col. Powell as unjust and unjustifiable. He favored a Canadian commandant of the Canadian militia and said John Macdonald was the same opinion.

The Entire Discipline Premature. Hon. Mr. Patterson said that any discussion of the suspension of Col. Powell would be premature as he had not yet received a reply from the Major-General. When that was received he would lay the matter before the House and he thought the right of the General to suspend, he said there was no doubt the General would have a full hearing in the House, but there was some doubt in Canada, so he declined to say anything about the case until it was heard.

The Case of Col. Lester. He then took up the case mentioned by Mr. Hughes, entering into each one. As to Col. Lester's dismissal he said it was a disgraceful act of the Government for the discharge of his battalion as well as by his insubordination. He said that if militia officers would subject themselves to discipline and recognize that the superior officer has the right to command, they would be better off.

Charlton Moves a Vote of Censure. Mr. Charlton rose at a quarter to 10 and commenced an attack on the fiscal policy of the Government, which he continued for some time, and wound up with an amendment to the motion to go into supply, in which he commended the Government for reckless extravagance.

The Motion Defeated. Hon. Mr. Foster replied at some length, defending the financial policy of the Government, after which the House divided and the amendment was lost, 42 to 87.

Tarte's Charges Again. Mr. Girouard (Jacques Cartier) brought up again the matter of Mr. Tarte's charges against Quebec judges by asking whether the Premier had decided what course to pursue.

Sir John replied at some length, reviewing Mr. Tarte's charges and condemning their vagueness. He read letters from Judges Outmet and Teller indignantly denying the charges and demanding an investigation. He also read a letter from Mr. Justice Jetté defending Mr. Tarte, as well as a letter from the Bishop of St. Hyacinthe defending Judge Teller and condemning the action of Mr. Tarte.

Tarte Declines to Make a Definite Charge. Mr. Tarte made another of his wildly abusive speeches, threatening the judges and promising to do some terrible things some other time. He declined to make any definite charges and theatrically declared that he threw the responsibility on the Minister of Justice.

Improper Use of Parliamentary Privilege. Mr. McCarthy made a brief but spirited defence of the honor of the House. It was a sham that a man should take advantage of his position as a member of Parliament to attack judges in this manner without proceeding to the proper manner to impeach them if there was any cause for impeachment. He thought some steps ought to be taken by the House to prevent a repetition of such unseemly attacks.

After some remarks by Hon. Mr. Oulmet, Mr. Davin and others the matter dropped. The House at last got into supply at 11 o'clock, taking up the supplementary estimate.

Derby Flieg Smoking Tobacco has attained an enormous and still increasing sale.

A KNIFE IN HIS LEFT LUNG.

Elizah Mark of Severn Bridge Fatally Stabbed by Dan McConley in a Midnight Row. GRAVENHURST, Ont., July 17.—News has reached here from Severn Bridge of a serious stabbing affray which occurred Monday night about 10 o'clock. Two notorious characters named Dan McConley and Elizah Mark, who had been drinking heavily, when passing Dymest & Son's mill, quarrelled with the night watchman, William Hamilton and Miss McGraw. McConley stabbed Mark in the left lung. Mark will not live. Morris had two cuts, not very serious.

McConley was committed to Barris jail to await trial.

DEBS IN DURANCE YIELD.

Jailed for Violating the Injunction of the Court. CHICAGO, July 17.—There was a sensational trial this afternoon to the troubles that have troubled the railroad circuit during the past three weeks, when President E. V. Debs of the A. R. U. and his cabinet Vice President George W. Howard, General Secretary Sylvester Kelner and L. W. Rogers, Chairman of the Executive Committee, were taken to the county jail and incarcerated as prisoners of the United States for violation of the injunction issued July 2 by Judge Clegg of the United States court, restraining them from combining and conspiring to hinder interstate commerce traffic by the United States militia.

Boardsmen offered to the union leaders, but their overtures were declined and the prisoners suffered themselves to be taken to the jail. In the meantime they should tire of incarceration, they will remain until Monday morning of the 20th inst.

The proceedings that resulted in this climax were inaugurated in the United States Circuit Court this morning, when the special counsel for the United States, Edwin Walker, and United States District Attorney Michael J. Appender, before Judge Seaman presented information against President Debs and his associates, charging them with violation of the injunction. It was contended on behalf of the Government that the proceedings of the defendants subsequent to the granting of the injunction consisted of telegrams, which hindered interstate commerce traffic.

In support of the contention of the Government, evidence was introduced which had been secured from a telegraph company under a ruling of the court, were cited.

STRIKES TERMINATE OSWEGO.

Non-Union Men Urgently Heated—Afraid of Being Harassed in Their Halls. OSWEGO, July 17.—The strike is still on, but the non-union men are getting very hot. The strikers and police are guarding the property and protecting the men at work on the docks.

A bunch of waste well oiled was found under a lumber pile near the vicinity of the docks. The strikers have been telegraphed to hold themselves in readiness to meet any emergency.

The militia has everything in hand at the yards but longshoremen have changed their base of operations and are trying to break through the lines of militia on behalf of the strikers.

About 5 o'clock this evening James Desmarais and his mob, Isaac Desmarais was also attacked while in his own yard. The non-union men are afraid to go to bed, having been threatened that their houses would be entered and their property destroyed.

MURDEROUS ASSAULTS BY DISCHARGED STRIKERS.

FOUR WAYS, Ind., July 17.—The railroad yards in Fort Wayne, Ind., were the scene of a most brutal assault on discharged men. Last night Arthur Baldwin, a Nickel Plate switchman, was in the yard and was violently struck. This morning the discharged strikers were in the yard and were violently struck.

St. Louis, Mo., July 17.—Police officials here are on the alert for any signs of trouble here. There is deep apprehension of a strike in the city since the failure of the strike in the railroad men at St. Louis.

Green Engineer and the Great Week. CHICAGO, July 17.—An outgoing freight train on the Western Railway was derailed at East Chicago at 11 o'clock last night. A green engineer ran through the wrong track, and several cars were derailed and were thrown over on the tracks. The engine was disabled.

Father-in-law & Co., patent solicitors arrested. The Ontario Building, Toronto. A Colossal Crowd of Baptists. When Roger Williams fled from Puritan persecution and founded that little colony in Rhode Island he little dreamed of the gigantic strength of the sect to-day. Our city will be immersed this week by thousands of Baptists, embracing all the branches of Baptist doctrine from the Seventh Day to the Hurlburly variety. Toronto agrees the hand to those worthy strangers and confidently expects that each will procure some of Quinn's two-for-a-quarter.

Derby Flieg Smoking Tobacco is noted for quality, 5, 10 and 20 cent plugs.

Everything New. If you want new goods in boots and shoes for yourself or family, go to the new store, 100 King-street east. Mr. D. C. Forbes, so favorably known for many years, has moved to his new store, 100 King-street east, and made new ones by giving them boots on the Minister of Justice.

Extensive Improvements. Messrs. John Catto & Son are making vast improvements in their King-street establishment. The old store more or less of Woodford, Catto & Co. and Oliver, Catto & Co., and Dickson & Townsend had been purchased by Mr. Catto some years ago. It is now pulled down and a fine store will be erected in its place, making the magnificent establishment of John Catto & Son second to none.

Have you tried the Derby Flieg Smoking Tobacco? 5, 10 and 20 cent plugs. Take your visitors and friends to see the beautiful Cigarettes of Jetté, corner Front and York; open daily 9 a.m., 7 p.m. Admission 20 cents.

FOR DRIVING SUNDAY BUSES.

MR. MEREDITH TO PROSECUTE THE CHARGES TO-DAY. What the Various City Newspapers Have to Say as to the Mayor's Action in Hiring a Coupe on Sunday—Some Interesting Facts For Anti to Consider.

At a meeting of the Executive of the City Council yesterday the following letter was read:

LAW DEPARTMENT, City of Toronto, July 17, 1904. All Shew, Chairman of Executive Committee, Toronto.

Dear Sir.—Inspector Archibald of the Police Department has commenced a prosecution against Mr. William Kelly for breach of the law of the Board of Police Commissioners, in that he has driven a motor vehicle on Sunday.

It will be observed that the day upon which Kelly is charged with having committed the breach of the law is Sunday, and no license has been issued to him for the purpose of driving a motor vehicle on Sunday.

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of my coupe yesterday, well, if he is not, I can pay that easily enough. "Any way, that will not affect the main question, and my duty as Chief Magistrate I drove round to the station to see that all was quiet, and it would have been too much to sue me to wait the distance."

Busses that the Proponents of Cars. (Empire Editorial Yesterday.) Three considerations of the Sunday street car question outrun themselves upon public opinion last night.

In the first place, it is reported, the Mayor hired a carriage on Sunday to journey down town to stop the running of Sunday cars. This action was a tactical mistake.

The inconsistency was marked enough to present a cover for the Mayor's action. The Mayor is not willing to accept for himself.

Secondly, the action sought to be cast upon the civic authorities in stopping the cars is unconvincing. The Mayor and aldermen are face to face with an agreement which forbids the running of cars Sunday.

Thirdly, the Mayor's action is a tactical mistake. The Mayor is not willing to accept for himself.

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Seventhly, the Mayor's action is a tactical mistake. The Mayor is not willing to accept for himself.

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Ninthly, the Mayor's action is a tactical mistake. The Mayor is not willing to accept for himself.

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Eleventhly, the Mayor's action is a tactical mistake. The Mayor is not willing to accept for himself.

Twelfthly, the Mayor's action is a tactical mistake. The Mayor is not willing to accept for himself.

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Nineteenthly, the Mayor's action is a tactical mistake. The Mayor is not willing to accept for himself.

Twentiethly, the Mayor's action is a tactical mistake. The Mayor is not willing to accept for himself.

Twenty-firstly, the Mayor's action is a tactical mistake. The Mayor is not willing to accept for himself.

Twenty-secondly, the Mayor's action is a tactical mistake. The Mayor is not willing to accept for himself.

FATALITIES AMONG FARMERS.

Father and Son Crushed Under a Hayrack—A Young Man Mangled by a Horse.

MANOTIC, Ont., July 17.—Peter Hicks and his sons James and Cyrus were haying on their farm in North Gower. Mr. Hicks was mowing James' horse from the wagon, when the team ran away, heading straight for Mr. Hicks, colliding with the moving machine and upsetting the hayrack upon Cyrus and his father. Cyrus lived only half an hour and Mr. Hicks cannot recover.

Mangled by a Hayrack. The vote on Mr. McCarthy's North-west amendment show 21 in favor of it and 114 against it. But he sides the 21 who voted for it nine paired on it, making 30 supporters. Then there was Col. O'Brien, who was absent, and Mr. Meenan (East York), who was absent and not paired, but who declared through Col. Denison, M.P., that he would have voted for the amendment had he been present.

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THE 13 INCREASED TO 33.

NEARLY ONE-FIFTH OF THE HOUSE SUPPORT MCCARTHY.

Every Man-Jack of Them Ontario Representatives With the Exception of Nicholas Flood Davin—All of the "Noble Thirties" Who Were in the House Supported Mr. McCarthy, and Most of the "Noble Twenties."

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