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## House of Commons Bebates

## FOURTH SESSION - SIXTH PARLIAMENT.

## SPEECHES OF HON. EDWARD BLAKE, M.P.,

on

## THE BALLOT COMMITTEE, \&

THURSDAY, 20 TI MARCII, 1890.


#### Abstract

Mr. BLAKE. I confess I entirely shared the view of my hon, friend beside me (Mr. Laurier), when I satw the composition of this Committee as proposed. It is all very well to say that weare all equally interesterl, and all want to see fritr play ; lnt eqne thing onealwayshasto eonsider alront a may ; lint is the elaracter of the man who works it; aml when you find that the Government of the comntry has taken into its hands the appointment of the retnrming officers, whon in the appointment of the returning officass, the poll elerks, imm all the other otlicers whor are to lave the eontrol and the hamding of an eleetion, then it is extrenely important that the machinery phaced in their hambs shomh not be so pliable. or so excessively compli cated, that it may give facilities for fraud still greater than those which pertain to the present system. I do not now recollect all the defects that were pointed ont to me after the holding of the first election uurler the present system, 1, int one I remember was, that the ballot papers were of such a thin and llimsy texture that it was impossihle to mark thrm with the implements providel for that puphse withont rendering it possible in the great majonity of eases-and we know that in the great majority of enses a tolerably heary haul is used to pereeive from the ontside of the ballot paper, after it had been folded, the way in which the vote was marked. I agree with the view that, so long ay yon maintam the lallot system, it is of the last comserpuence, not merely that yon should have acmity for secerecy, lat that the mass of the roters should be persuaded that the bathot nsed is secret; heemse nothing is mome common than to inform the woter that his vote can he found ont, and that he must vote thas, and so, at the preril of his vote becoming known, motwith. stambling the batlot. Su 1 an informed. Thevefore I agree that an arrangenemt under whieh, first of ahn actual seepecy shomht he seemed, aud, spermaty, minder which that sererey shombld be ghatanteen, nin Anstamdahly ly the mass of the voters and recong nised and approwiated loy them, would be very impor timt. But, as I have salif, we mast take very great care that this mathinery is not of such a pliable char-


aeter as to lie in danger of being put to the uses to whieh I have referrel. The hon. gentleman is probehly aware that, a few days aro, an investiga. tion was held in the States of New York with reference to the election of a senatorby machine methorl which was supposed to work well, but which lent itself to most atrocious and widespread frauls. Therefore, it oecurred to me that the suggestion male by thr hon. gentleman, that this was a matter peenliar to the Howse itself, in which the Govermment dirl not wish to interfere-a suggestion whech he songlit to enforce by a commitree connposed of eight ministerial members and two Opposition menlers, with reference to machinery whieh was to be operated entirely ly the hon. gentleman's friends was a little "too thin." There was not a great deal of secreey ahout that, whatever there might lee in the new hallot. I am glad to know, therefore, that the hon. gentleman and his leader feel that the Committer camot asmme quite that complexion, and that a larger representation is che to this side of the House, comsiderng that the chameter of the operators gives us of the Opposition tue greatest interest in the character of the ma-
chincry to be arlopted.

## THE BANLING BLLL.

Mr. BLAKE: I would sugrest to the hon. gentleman that it would be convenient if he womld provide we with a table, in plain and simple form, slowing the details of the calcolations of which he gave-what was vely satisfactory in one way The general result, hat the details of which he did not give. I refer to the relation of the gross assets to the gross liabilities of the hmaks. It is grite clear that that teaches us mothing. Yon might as well say that yon ernld decide as to the solvency of an individual by patting down on me side the assets and on the other the linlilities of all the members of his commmity, and striking a general balance. Lom would fimi that, although thre misht in the whole be a considerable mergin of asscts over liabilitices, yee if yon lowked into the letails there wonld be defieits in the case of some
and large amominte to the eredit of others. For
 allnuled in this regard, as the actual experience of banks which huse gone under, tull which, speaking, generully, 1 think, quite justified his observations. I do bot propere to say a word with referenee to the detaido of the plan for the redemption of the notes. for the hom. gentemin has nut chuered into letuils, and there are some questions of detail which are rather impmetant, but whics, in the alsence of details, it wrould be entiroly premature to diacoss. Nor do 1 intent to enter into the guestion of the working of the gmaranthe system, beconse that ahso requires very curefinl emsideration ats to details, ind as to the exact liahility which it would impose on the mass of the baiks and ne to the aransoment in case of is eall. An $t$ the andit rystem, I must say that! concur in every worl the hom. member for someth Oxford has mitered. I agree that if our present system of anditing is in any respect defective in theory, if it does not provilic an alequate legislative reesgnition of the duty of the shaveholders or the authonities to seenre a proper andit, we ought to mike such a logislative recomition. But with refercnce ta hosst institntions which are engaged in enomenstransactions in the lenting of money, espeei, dly to thase lending money on persomal secmity, I holl that it is absohntely impossible for any anuliton to make an andit which will inlicate the real posi tion of the bank. We know in sur own cxperience that it is quite impossible. We in this House have laud the most signal instinnes bromght before ns of lanks which displayed the most flourishing statements, duly inditeil, hefore their shatholders, mand in a very few weeks, or even days, it was fomm! withont imputation of frand on anyone - that thone aceounts were really mominal, and that formoms sums which were retuned as goond, turned ont in the ram to be of the mose doulffinl chatracter. It is really of the greatest consequenee, therefore, that we should not hold out to che publie that we are giving than a security which we cammotive. feel the impreane of a preper andit, and 1 think that, if ly my mens we could, we should estal)lish to soniue extent the infupendence of the anditor; fand I will even genso fire as to say that it would be Worthy of the comsideration of the Homse whether we coulal not provide some precultiar mark of our sense of the respunsibility thich any man assmes Who mulertakes the duty of auditing, as the the therongluess and we matey of the andit, by ataching to him a certain respmaibility, which wombl of course involve a sativfactory remuncration. bat, so long as the bomal of directors have the contidence of the shareholiters, although the whitemohiers may, in name, appoint the auditer, after afl we know that it is the losided of directors who really same him. athl, so long as that is the casse, flie anditors are rery much exposed to the dange of doing their work perfmetnily, and of luelug guiled, in matter's which it all savoro of gutemions of "plinion, we the views of the manazer of the institution and those who surwoud him. I was dissuppinted, I confess, to luar the from gentlemans statchant with reference to the change he promened to make as to the ereation of smatler lamks. As to the moome of capital to be paid in, if he is only going to ascertain, hy the actoal payment of ciash that eish has bren provided
for tho moment on for a bricf sume to the
 dowe not numbut th rery much, nor is it in the mater of the acmatity of the payment extremely satisfactory: 1 ou camot provide that withont imponing at butier, which, f di not suppose, you intru! to impose. Fou cannot provide it ley retaining for any lomg time the sind, 0 (on), heanse that is whan the bank is built nome, and yon must ham it back. It is evident, from our experience, that the system which hals gone on will mot, by ary suld armagement an that, lee stopperl, thongh to some extent its operations may be festraneal the system, namely, of a bank, almost immediately after its formation, diseomating the priper of its sharchohlers for in : anomit appowimating to the anome of thoir sulseriptions, and thas making the transaction a nominal onc. Apart from this ditliculty, which, I think; the hon. gentleman's propusition may to some limital extent prevent, 1 must say for myself that the experience of Gntario, so far an 1 can gather, with reference to the smaller banks, hats mot been favorable. I say so the more openly becanse I very well remember the disenssion we had, a good many years ago, when the late Sir Francis Hincls was Finance Hinister, when we hat before us that whole question, and when a consideratble eflort was made to keep $\quad 11$ the minimum capital for the establishment of bemkin. I was anemest those -in those days 1 was much yonnger than I an mow-who moved by the ungrestiomable ditiention which the smaller centres of population then latored under, stremonsly insisted upen a lower minimm. Those ditituletes were due to a cmalition of things which has, to 14 eonsiderable evtent, disatppeareil. That condition was this: The number of the banks was muth shatler, and the capital of the banks was also very much smaller than in these later days, and the indispusition of the lamks to provide manches in the comery was very mach greater than it has since become : and it was a fact that very great difliculty was cepmionecol, wising, in many instances, from the impossibility of ohtaining local banking facilities in to good many thriving commmities. It was thomght neeessary to give those facilities; lant I must say that the expericuce of our Province has hern that the smaller banks have not been on the whole it success. They lave been, "peaking wencrally, thongh with seme exeeptimes, vather an element of danger than otherwise, and it hats heen prowel that the prescat pletlora of hanking apital, and the wilespreal humking facilities, mahe it exceedingly ditlicult to combluct ia profitable lanking lusiness with it trmk, weak in the sense of its capital being small. Therefme, we onght to embider carefnlly; thongh not at all mifairly. I do mot suggest any interference with any existing institntions- in the light of the expericince of the pas: few years and of the existimy romblition of things ass on the anmont of bankind caputal whin in savailable thequestion whether it may not really be in the interest of the country, to disenmage the establishnent of hanks with a minimmon of equital eo low as that which at present chatains. In expressing that change of opinion, I think it proper to assmme the penitential stox, in view of my former attitule and of the pesition I now take on this question.
nitef sinaree. to the of S.e(M) (II) $)$, that la, hem in it in the myment extremely vide that withont (i) not suppose, yon lot provide it hy
 jorn, thd yonl 1111st , onll exporience, me on will not, by ie stopperl, thonglı aty be restrained Uinmox imunediutely 5 the jriper of its prosimnting to the and thus natkings

Apart fionn this lum. sent leman's ad extent prevent, experience of On th reference to the wormbe. I say so y well rementiter many years ago, acks wis Pinance e us that whole de elthrt was made for the extaiblisllit thowe -in those n I twin muw-who fienties which the ren labured under, $r$ minium. Those on of things which sappeared. That rot the banks was of the hanks was a these later lays, auks to provide ery much greater it was a fact that encel, arising, in sili,ility of "Wainood many thriving ssary to give thase experience of our er lyuks have not They have leen, ith some excep. nger than otherthat the present w the wideepreal "lingly ditilicult to business with pital being small. earefully: thumgh gest tuy interfermus in the light years aut of the ie ammennt of hank\&quest ion whe her st of the country, of hanks with : which at present ange of "pinion, I nitential stom, in of the position I

## THE VALAOUETTE CANE.

Ar. BLakE: With reference to the other rethrn, regardiug Valiynete, which the hom genHeman brought inwn, Fwish to call hist mottention to al letter which, it secms to me, indicates that Hher return onght to le supplencintel. The follow. ing leter appears in the return frome Antoine Viliguct te to M. Le Colmel Laturnitagne:
"A Ater having wited a loun time, I see the neessity

人 rith-West in the erverime of his cellete, whe, died in tho isxi. Jit the muntli of Nin of his comptry, on the thl Julv, me, amdu Lew days liater 1 reeceived ly dow was grantost io



 for a power of niturnoy (whicl





 and the whlathee of the firat we lext payment will eome,
 That letter, put mpon the Twulde of protection." leates Colmel thaches in a wery painful touse, which lans been altogether moxplainèl, and there is a liter letter in a similar strain. 1 sumpucse there has heen the euptiry.
sir Aholplte chron. I have ordered an enfuliry:
Mr. BLAKE. It appears, so far, that Colone! Hhyhes had a pawer of attomey, that he received this unomat, and remitted the half of it, and held
the remaind not. IVill the hum she time, how kong we know not. Will the hom. gent leman loring down a statement showing the regulations as to officery of the Ciovermment heing allowed to ant assttonneys. My pinplesxin is that there in a general regnlation forbidthing gentwimen in the pulbic service to net as attonneys for puldic crediturss. It is a wise regulat:
tion, as this case proves if contrect. as this case proves, if the statements maduare

## adplly-Trent valify canal.

Mr. BLAKE. 1 really think it is ahout time that this question of the canill should be setulet. Cer-
 townof Puterturnister dit make a promise in the Pationly, for years after that time the . Pininster of Railvays and Canals reiteratelt that promise, and
time after time it was indiented that reports, were if $L$ g obtaingel as to what the cost wonld be ; nud, if L remember aright, Mr. Rulbidge was naned as tirr otheer from whin those repmots were esplected. Chtimately, an intimation was given, in the Railway Committee room, or somewhere else, to some largy depmation which callen on the Governument th reteell its plewlyes-which had been very extensively used in a largo number of the ridings $\mathrm{l}_{\text {隹dering on }}$ the ronte of the projecetent canal -that the cost of the ofrk was roughly extimated, I think, at the sum
 liave no doubt further pressine was put upon the sovernment. null nftri the elcetion of 1 mos , it seons that for the first time the Cioverment took the step of appointing a emmission. 'Their doing they hard the Was, of conrse, an indiention that they had negleeted their duty up to that time. If
they whe Chey were going to make the hnilding of the ennal tory hory statement of its cost, there shomld have heen mo such pledge as was given in 1882, and kept dangling lefore the eyes of the peophe for years atterwards. This commission has, I think, for nearly three years, had the matter in hand, and the hon. gentlennan does mot yet give an intiulation When their reporn is expected. He says that some. horly was ill and went to Europe, but that there is no hurry, beealuse the work is soing on all the time. Bint how do we know that it is work on the eanal To do wrink of this kind piecemeal, if it is to be part of the great eommmication hetween the upper and the lower lakes, maty he to do it in in extrenely wastefnl way. It may be that the work being donle
is adequite fin the is adequate for the purpose of heal connmmication, and yet it may lye indleprate for the purpose of the Warge wirk if it exem eomes to lo: aceomplished. That 1 do say is that what was in a sense formanly mitiated as a pledged biovemuent undertaking, as We in as before the elpetions of $18 \mathrm{~s}^{2}$, ought not to later in the comlition it is in to doly, nearly eight years the Cinvery, Hat forfive or six yearsa step which formationof in eoum dheclared to be essential, the formation of a commission, is delayed, and then the Trport of that comumission is post ponel for theee or
four years, ant we do nut kuosy when it olutained, Ind we to not know when it is the be ontaned. I think the hon, gentlemanonght to see this thinge experifted ; the report slould be obtained carly and a decision reached; and the people who are interested in this progest, and who have heen waith, for it and hancing on the hom, sentenan's words so many years, shond be relievel in one way or another, by it detamination cither to proceed with the work or to alsumlen it.

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