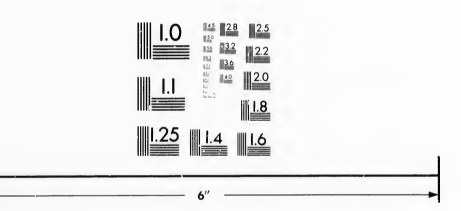


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FACTS FOR THE PEOPLE

Mr. Laurier's Statement in Respect to Northwest management

PROVED TO BE WITHOUT FOUNDATION.

Hot a Single Half-Breed Dispossessed of his Property.

A few weeks ago Hon. Mr. Laurier visited Ontario and addressed a number of meetings. Ontario and addressed a number of meetings. In answer to the challenge to name a single half-breed who had ever been deprived of an acre of land upon which he had settled, or to which he had a claim by virtue of settlement, he has sited two cases, the first being a dispute between Father Andre and a Mr. Lielly, and the second, the case of a Mr. Salter, who made an entry for a quarter section of land in the parlab of St. Louis de tion of land in the parlsh of St. Louis de Langevin. In support of the first, he said there was a letter of Father Andre's com-plaining that one Kelly had jumped his claim and had put up a frame building upon it. It happens that Mr. Kelly is at this moment residing in Ontarlo, and seeing the statement of Mr. Laurlor he addressed a letter to the London Free Press as to the correct-nose of the statement, in which he has made affidist, stying the affidavit, giving the

FOLLOWING PARTICULARS OF THE DISPUTE :

affidavit, giving the

FOLLOWITO PARTICULARS OF THE DIFFUTE:

"Mr. Lan-ier, it seems, ean find only one outrage to justify the rebellion, but that one it opports to just the rebellion, but that one it opports to just the property of the p

The record was

THE CAPE OF ME. BALTER.

Mr. Laurier's stalement was that Salter had Mr. Lauriei's delement was that Salter had to thained an entry for a quarter section of land at St. Louis de Langevin, which was already in the occupation of a haif-threed, thus ellipsesseeing the haif-breed of his holding. The record in the Department of the Interior on this subject, as furnished by the deputy minister, is as follows:

ieter, is as follows:—

"Neither the registra of the department nor the chief clerk of the Patent Office has been able to find anything to indeest that in lands at one time outered in the name of Thomas stater, which is skider, or their and the name of Thomas skider, which is skider, or their any way by a hel-breed, or anyone other then saily way by a hel-breed, or anyone other then sailer himself. His entries were for the southeast of section 19, township 45, range New Section 19, township 45, range HAVE served been searched at 115 OWA HAVE served been searched by the served by the s

32 that whatever may have been the original quarted in this matter, the tand has passed out of Salter's passession long ago, and there has been no further dispute about it. These are the only two cases mentioned by Mr. Laurier, and it will be seen that they utterly fail to meet the challenge given to

ne a half-breed who had been dispossessed of his land by the action or inaction of the

Mr. Laurier, as an evidence of the want of good faith of the Government, referred to the

REV. FATHER LEDUC AND MR. MALONEY

REV. PATHER LEGICO AND MR. MALONEY

TO Ottawn. His statement is that those gentiemen came to Ottaws in the interests of the half-breeds generally; that they were promised a re-survey of the lands of St. Louis de Langevin, and that the promise, sithnigh given in writing, has never been carried out. The facts in this case are as follows:—In the first place, the raission of Father Leduc and Mr. Maloney had no reference whatever to the claims of the half-breeds or to the surveys in the district of Prince Albert. They came as representing the linhabitrate of St. Albert, Edmonton and Fort Saskatchewan, which are between 440 and 500 miles away from the south branch of the Saskatchewan, where the rebellion broke out. As "xplained by the report of the Deputy Minister, the action of the Government in ord-ring Mr. Michael Deane, the surveyor to whom had been given certain specific work is the Edmonton district, and who had commenced other surveys without authority, to discontinue these other surveys get to the fear that the Government did not intend to proceed with the surveys, and Father Leduc and Mr. Maloney were sent to Ottawa on the subject. Their memorial, presented to the Government on Mar h 10, 1883, addressed on behalf of "the inhabitants of St. Albert, Northwest Territories," asked for certain specific brings, as follows:—

1. That a river survey be allowed to them, to Ottaws. His statement is that those gen-

follows:—

1. That a river survey be allowed to them, with the two miles limit, as in Prince Albert, Northwest Territories and Manitoba.

2. Their claims having been occupied for many years, some of them before the transier, they asked lor the recognition of their titles

they saked for the recognition of their fittees by the Government and for their patents.

3. They asked or, behalf of the settlements of St. Albert, Edmonton and Fort Saskat-chewan, that the river lot curvey be extended from Edmonton to Fort Saskatchewan, both coincies included, "as elsewhere on the Sas-katchewan at Prince Albert, the Assicibolne

katchewan at Prince Attory
and Red Rivers."

4. They seked for a land office at Edmonton, so that entries might be made and
patents issued on the completion of their
duties by the settlers.

5 They seked that persons who had settled
in advance of survey should be protected
in advance of survey should be protected. in advance of survey should be protected in their rights as if they had settled after

They asked for representation in the Parliament of Canada.
7. They asked for the sholition of timber

7. They asked for the sholltion of timber dues.
8. They asked for the appointment of a registrar at Edmonton or its vicinity.
9. They asked that the road between Edmonton and St. Albert should be confirmed by a public highway.
10. They asked for scrip, as had been given to the half-breede in Manitoba.
It will thus be seen that so far from Father Leden and Mr. Maioney asking for survey, at Prince Albert or in the neighborhood of Prince Albert at St. Louis de Langevin, their prayer Albert at St. Louis de Langevin, their prayer

CONFINED ENTIRELY TO THE EDMONTON DISTRICT, and had no relation whatever to the parish of St. Louis de Laogevin and to the applications which hed been made for a recurrey of that parish. On the 12th of April of the same year (1883) the Minister caused a written reply to be sent to the representatives, as ful-

I. The lands were promised to be surveyed

inin river iots as requested.

2. Patents were promised to be issued as soon as the field notes and plans of the sur-

veyor were sent into the department.
3. The request of the people of St. Albert, Edmonton and Fort easkatchewan to have their holdings surveyed into river iots and the right of pre-emption given to them, was

 A. A land agent was promised.
 The time spent by settlers on lands in ivance of survey it was promised should apply in their application for patents as if spent

after survey.

6. The question of the representation of the Territories in Parliament, it was said, would engage the attention of the Government.

engage the attention of the Government.

7. The Government declined to abolish timber dies, holding that they were in the interests of the country, and necessary for the preservation of the timber.

8. It was promised that a registrar for the Edmonton district should be appointed.

9. The regulation of public highways being within the purview of the Liculenant-Governor-lu-nouncil, it was promised that the attention of the Governor should be called to that paragraph of the memorial.

10. It was stated that the Government would consider the question of the cisim of the half-breeds of the Northwest Territories to scrip.

SUBSTANTIALLY EVERY REQUEST GRASTED.

It will thus be seen that, substantially, every request made by Father Leduc and Mr. Maloney on behalf of the inhabitants of the werey fequest made by Fatter bed and Maloney on behalf of the linbablistate of the Edmenton district was granted, excepting representation in Parliament, which of course was a matter of public policy; the abolition of timber dues, which applied to every part of the Territories; and the matters of scrip.

Mr. Laurier states that when Father Leduc returned to the Northwest befound that these promises bad not been carried out. Father Leduc did write to the Government, saying Leduo did write to the Government, saying that be learned that instructions had not been sent to the surveyor, as had been promised, but the answer of the department to that statement sufficiently meets that charge. That answer was as follows:—

That answer was as follows:—

"DEPARTMENT OF THE INT SHOD, }

"Stan—I have the honor, by the direction of the Minister of the Letter, to acknowledge receipt of your letter of the Stoth July last, and the Minister of the Letter, to acknowledge receipt of your letter of the Stoth July last, and that the third state that spow will be good enough, the state that stoth will be good enough that the state that stoth is spow in be good enough that the state that stoth is spow in be good enough that the state that so the state that state the state that state that

"I have the honor to be, sir,
"Your obedient servant,
"John R. Hall,
"Acting Secretary,"

As a matter of fact the instructions had been sent to Mr. Michael Deane to proceed with these surveys as soon as information was received at Ottawa that the people of Edmonton were under a misapprehension concerning the action of the Government, and before the arrival in Ottawa of the Rev. Father Leduc and Mr. Maloney; and more specific instructions were sent before the letter in reply to their memorandum was handed to them. Here is a telegram from the Surv.yor.General, Mr. Deville, addressed to the Minister of the Interior at Ottawa, on this subject:

"OTTAWA, 21st December, 1886.

" To Hon. Thos. White:

"To Hon. Thos. White:
"Instructions to Michael Deane for survey
of St. Abert estiment are 2sth February,
1883. He was further instructed on 6th
April, 1883, to give this survey precedence
over any other work.
"E. Deville.
"Surveyor-general."

These surveys were promptly completed; a land agent was appointed, Mr. Gauvreau, a French-Canadian, being named to that position; a registrar was appointed, Mr. Roy, also a French-Canadian, heing named the registrar, and the claims of the people have all been satisfactorily settled. It is worth while to state that the people, on whose behalf Father Leduc and Mr. Maloney visited Ottawa, so far from complaining, or taking part in the rebellion, enlisted as volunteers in the service of the Government during the rebellion to maintain the authority of the Crown.

HALF-BREED CLAIMS SETTLED.

A popular argument used by Mr. Laurier with the object of showing the number of half-breede who were interested in the distrihalf-breeds who were interested in the distribution of sextle is the statement that the Government settled with 2,000 of them. This statement is most mirleading. The claims recognized covered the cases of oblidren, of deceased persons represented by heirs, and of half-breeds who were farmerly dealt with as Indians, but have now withdrawn from treaty. In the case of the latter, the annuities formerly paid to them. The following is au analysis of the olaims recognised by the commission during 1885 and 1886:—

Treaty heads of families Treaty children Non-treaty heads of fami-	1888. 61 131	1886. 905 397	Total. 966 528
Non-treaty children Decease I head of families. Deceased children	395 760 156 361	78 913 85 182	408 979 943 433
	ARR	1.150	9 845

So that the number of heads of families in So that the number of beads of families in the Northwest, who were at the time of the outbreak entitled to serip, was 403, instead of two thousand as is usually stated, and of these, only about a score were in the disturbed district or took part in the outbreak.

