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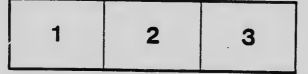
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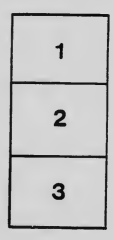
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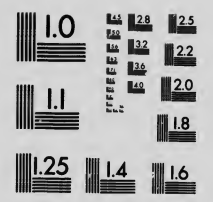
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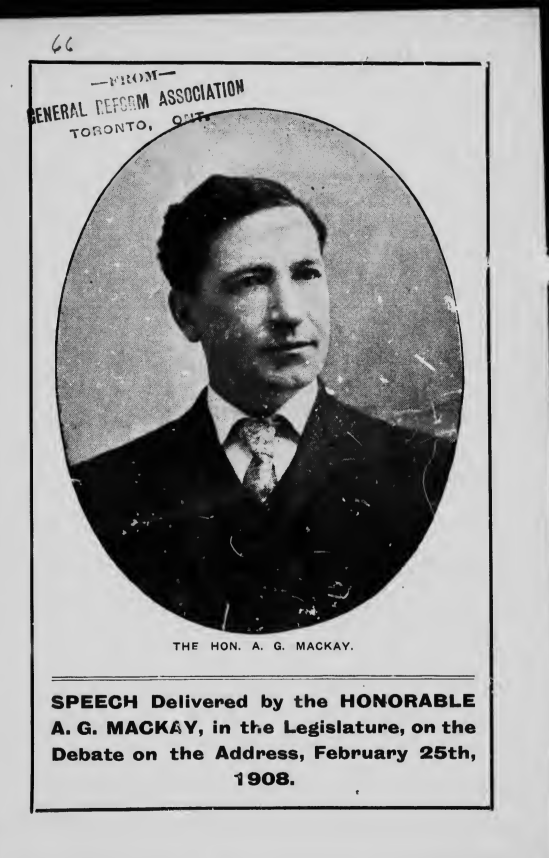
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Speech Delivered by the Hon. A. G. MacKay, on Debate on the Address, February 25th, 1908.

Hon. Mr. MACKAY. Mr. Speaker, we are nearing the close of a very interesting and instructive discussion. I am sure every honorable gentieman in this House regrets extre nely the absence through illness of certain members of this House. Wo miss the genial, kindly smile of 378.8hearted gentleman w: . its East Northumberland **√ii**rite loughby) and who was Equaliy reg. the with us. Jer for absence of the honorable East Peterboro (Mr. Anderson), als. a kindly gentleman held in high es-teem in this House. Honorable gentlemen will be pleased to learn that the honorable member for Prince Edward County (Dr. Currle), who at the opening of this session was dangerously ili, is speedily recuperating and will soon be here at his desk.

Pleasant indeed, sir, was it to listen to the honorable gentiemen who moved and seconded the address in reply to the speech, the contents of which has held this House in question for the past week. I think all will agree that both honorable gentiemen acquitted themselves in a manner allac creditable to themselves, to the historic party to which they belong and to this Legislature.

No Griticisms They Say.

A well studied attempt has evidently been made by honorable gentlemen opposite, during this debate, to create, if possible, the impression that there has been from this side of the House no particular criticism of Government measures. Particular reference has time and again been made to the speech of my honorable friend from Monck. Sir, in dealing with a very important and practical question the honorable member for Monck (Mr. Harcourt) stated distinctly that he

proposed making a suggestive rather than a criticizing speech, leaving to other honorable gentlemen on this side of the House the "emaining questions touched upon in the address. It is a well known fact that in recent years the honorable gentleman has, in very many centres in this Province, spoken earnestly and ably on the great question of technical education. and has warmly advocated the establishment of schools and courses of wherein and whereby those study contemplating engagement in, or actualiy engaged in, the different trades and crafts may acquire such an education as will give to our skilled and semi-skilled mechanics a practical understanding of the scientific principles that underlie, form the basis of, life's and that tend to make their work at once more interesting and successful. (Cheers). it is, slr, the duty of the state to give to the children of the state such instruction and the means of acquiring such an education as will make them the most useful citizens of the state. To that end, sir, while general culture may not be overlooked, the practical side of education should not be forgotten. While, sir, 1 do not go so far as to advocate trade schools, as contradistinguished from technical schools, I agree entirely with my honorable friend to my left (Mr. Harcourt) in his eloquent plea for technical educa-Something has been accomtion. plished in recent years along this line; much more remains to be done, and this important question should receive the earnest consideration of the honorable, the Minister of Education. and in any and all reasonable effort to further the cause of technical education he will receive earnest and united support from honorable gentlemen on this side of the House. (Cheers).

A Discordant Note.

I am giad to be able to say, sir, that the debate thus far has been conducted along reasonably fair lines and upon a somewhat elevated plane. I regret to be obliged to give passing notice to the discordant note sounded by the honorable member for Centre Bruce. That honorable gentieman has seen fit to state that in the position I occupy-a position that was not of my seeking-1 have not a united party behind me in this House. I beg to take distinct and clear exception to this wholiy unwarranted misstatement. (Cheers). It is true, sir, that he may be able to point to three honorabic gentiemen now occupying seats in this liouse who will not again be candidates for re-election. Two of them have accepted Dominion conventions and the third had announced his retirement from public life iong beforc my accession to the leadership. I am pleased to be able to state not only to this House, but to the people of the Province, that there is not a particle of foundation for the uncalled for statement of the honorable mem ber for Centre Bruce. (Cheers)

Finances.

New, Mr. Speaker, one of the subjects discussed at some length by both the mover and the seconder, in speeches that were alike creditable to themselves, the historic party to which they belong, and also to this Assembly, was the very important question of finance. The honorable the Provincial Treasurer was warmly congratulated upon the fact that when he delivers his budget speech he will be able to announce a handsome surplus—a surplus of probabiy \$600,000.00. 'Twill be strange, indeed, sir, if the facts do not warrant such an announcement. When I look at the estimates brought down last year and compare the net result with the announcement of tth honorable the member for Brockville that there will probably be a surplus of \$690.-000, 1 am somewhat disappointed. find, sir, that the estimated excess of receipts over expenditure as shown by last year's financial statement, was \$1,093,156. Therefore, sir, apparently the surplus will fail short of the estimates by some \$500,000.

Sources of Revenue.

But, sir, when we consider some of the sources of our revenue, when we consider some of the channels

through which this revenue flows, when we consider who dug these channels and who it was that ineffectively attempted to dam these channels and who actually condemned them; when, sir, we consider the attitude of honorable gentiemen opposite when these channels were being dug, through which a very large portion of our revenue flows into the treasury, neither the honorable the Provincial Treasurer nor any other present occupant of the treasury benches can truthfully or fairly be made or considered a fitting subject for congratulation. (Cheers). In the late years of Liberal administration three measures of what I may call constructive finance were passed by this House. I refer to the Succession Duties Act, the Supplementary Revenue Act and the act taxing brewers and distillers. To the Succession Duties Act, when amended in 1899, honorable gentlemen opposite gave a qualified opposition. They moved an amendment, sir, that would have decreased the receipts under this act by at least one-third. The estimated receipts under this act for last year were \$700,000, and the ac-\$821,692.99. receipts were tual (Cheers). These receipts, sir, are due to the constructive financing of a former Liberal Government, and no credit whatever is due the present Government. However, sir, notwithstanding their qualified opposition, while in opposition, to this measure, immediately they succeeded to office they rather increased the tax thus giving us a practical illustration of the fact that imitation is the high-est form of flattery. But, sir, the at-titude of the two political parties with reference to the Supplementary Revenue Bill, passed in 1899, is even more marked and striking. This act was passed for the express purpose of reaching several large corp. rations that could not be and had not theretofore been equitably assessed, such as telegraph companies, telephonc companies, street railway companies. etc. We have often been told that the old Government was the friend of corporations. Yet, sir, when the question of equitably taxing these wealthy corporations became a practical question, every Conservative member in the House lined up against this bill. (Cheers). I i sir, to see men evidence their 1..... by their works. When the practical test came as to whether these wealthy corporations were, being sufficiently taxed, when the bill was brought down to lay upon these weaithy corporations their fair share of taxation, who, I ask, sir, were the friends of these wealthy corporations. (Cheers). Let the journals of this House answer. Three times, sir, during the progress of this bili through the House did bonorable gentlemen now occupying the treasury benches move to defeat the bill. Three times was the House divided and three times did the Liberais soiidly vote for this increased taxation, and as often did our Conservative friends raise their voices and solidary their votes against this highly justifiable and just measure. Who then, sir, I repeat, were the friends of the wealthy and powerful corporations. (Cheers), Under this act the actual receipts last year from these wealthy corporations amounted to the hand some sum of \$672,241.76. (Cheers).

Ther again, sir, let us consider for a mon, that act having for its object the axation of the brewers at i distillers. At every stage of the passing of that measure througn the House was it bitterly opposed by honorable gentlemen to your right. Time and again, as the journals of the House show, did they move the six months hoist. And now under this act does the treasury annually receive somewhat in the neighborhood of \$75,000.00. (Cheers).

Under and by virtue of these three measures, passed by the Liberals, despite the opposition as stated, the Provincial Treasury has received the respective sums, all told, of \$5,213,-,27.00, \$3,368,700 and \$580,877.00, or a grand total of \$9,163,304.00. (Cheers).

Then agaiu, Mr. Speaker, as to another source of revenue. The construction of the Temisaning and Northern Ontario Railway-the Government owned aud operated Provincial railway in the Dominion-led accidentally to the miueral discoveries at Cobalt, followed as this discovery was by mineral development and the consequent large increase in rewenue from mining. The receipts from mining in 1904 were but some \$27,000. Last year these receipts had run up to \$1,686,624.35. Again, sir, under the rearrangement of Provincial subsidies paid by the Dominion, this Province last year received a haif yearly payment, in increase of the amounts receivable under the old act, the sum of \$394,742.40. So that from these two sources alone there flowed into the treasury upwards of \$2,000,-000 more than in 1904. The present

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Government received this from sources that were not available to the oid Government. (Cheers). Viowing all these facts, this House and the people of this Province will have no difficulty in drawing a fair and accurate conclusion as to which of the two great parties has the better record in their dealing with the important questions of finances and financial legislation. (Cheers).

Those Pulpwood Concessions.

question Now, sir, there is one which has occupied a good deal of time during this debate and which has done duty for supporters of the Government not only from the floor of this House, but also in one or two bye-elections that in the main did not result favorably to the Government. In dealing with the question of the Montrea! river pulp concession i note the fact that in attacking the old Government this is a particular one of five concessions which supporters of the Government select as apparentiy the one from which they think t.ey can deduce the more favorable couclusions. Now, sir, let me say that i hold no particular brief for former Governments. I was a member of the Liberal Government for but a few short weeks. The bargain that has be n so severely criticized was made away back in 1902. I do not pretend to say that Liberal Governments nade no mistakes That set of men, be they idberal or be they Conservative, are yet unborn that always did the wises' and best thing. But this I do say whatever adverse criticlsms may have been deserved and may have been or may yet be launch-ed against the several Liberal Governments who for 32 or 33 years ruled this Province, that w...en the proper perspective is given by lapse of time, it will be generally admitted that so tar as financial administration is concerned, so far as the general administration of the business affairs of the Province is concerned, so far as the legislative record is concerned, the successive Liberal Governments will have been adjudged to be well up to the mark, and their record in these respects will be cheerfully admitted to have been decidedly creditable to this fair Province. (Cheers). While stating this I am well con-vinced that the cuty of a public p:an at any particular nuy of time is not in the slavish fo" wing or the defending of any past record, but rather the doing that which will be best for this Province and the people of this Province. (Cheers). Now, sir, what are the facts with reference to this particular pulp concession ? A right was granted to certain individuals who were to form a company to cut for a period of 21 years the pulp timber on a large tract of land along the Montreal River and certain tributarics. The contract is dated the 3rd day of March, 1902. The concessionaires under the contract were obliged to erect a pulp and paper mill north of Pembroke, costing at least \$509,000. This mill was to have a capacity of 150 tons of pulp per day and was to employ at least 250 men. The concessionaires were apparently unable to finance the undertaking, and as a result, acting by authority of a certain provision con-tained in the agreement, the present Government cancelled the contract. A new contract was maade and great credit is claimed for this Government because of the fact that they were able to secure to the Province by cleans of the new contract the sum of \$200.000. But, slr, let us examine these contracts and ascertain all the facts. The new contract is made with certain Ottawa parties. These parties at the time of the making of the new contract had already a mill in the course of construction, not north of Pembroke, but down in the elty of Ottawa. This is said to be a very large mill costing about \$1,500,-\$00, and therefore presumably of three times the capacity of that .reaulred by the old contract, and therefore able to utilize and take from that north country three times the amount of spruce and other pulp timbers. Now, sir, what about the value of spruce and other pulp timbers in 1902 when the first bargain was made and that of 1907 when the second bargaln was made, and what about bo actual prices charged the concessionalres in the respective agreements? I find, slr, that be-tweeu the years 1902 and 1907 the value of pulp wood used in paper-making in the United States increased in value in those years 122 per cent., and in Canada about Ibo per cent. Pulp wood in the United States is well very nigh exhausted. Hence the rapid rise in price. And yet, sir, although the advance in value of these timbers in these years-a fact that is well known to practical men-was so very marked, I actually find on comparing i agreement of 1902 with wat the present Governthat of .ned only the same price, ment (

viz., 40 cents per cord on the stump for the main timber, the spruce, and that there is just the increase on the other timbers such as poplar and whitewood from 10 to 20 cents per cord. I say, sir, emphatically that the increase in price paid under the new agreement is not at all in proportion to 'he increase in value between the ye. - 1902 and 1907. (Cheers). All other terms of the agreement are substantially the same. But, sir, the basic idea in the agreements made by the old Government was one of colonlzation. Let me illustrate. Take for example the Spanish River pulp concession. Go with me to Espanola, near Webbwood. See on: of these old agreements worked out. See the company obliged to build its mill In that north country. See the thriving village immediately spring up: See the settler move ln. The moment be takes up land, that moment all the timber on his land is taken out of the concession, and he owns lt. Sir. from the first moment he swings his axe to cut down the first tree, so as to clear the ground for his first shanty, he has a mlil at his door giving him a market and a fair price for hls timber. (Cheers). What will the poor settler do in that Montreal district with the mill away down at Ottawa (Chcers). He has as mill in his locality to buy nis timber. Nothing to encourage him to go up there to locate. Nay, sir, anyone who knows anything as to clearing knows what will happen there. That great stretch of clay land will be stripped of timber and will become one coutlnuous slash of tree tops and underbrush. The country will thus be bedevilied for purposes of settlement. And yet the innocent member for North York, who I am bound to say niade the most concise, logical and by long odds best speech on the Conservative side of the House in this debate, asks "what difference does it make where the mill is so long as the money comes into the treasury?" (Laughter). The difference is, sir, that the old agreement contains the true colonization idea. "What difference does it make where the mill is ?" says this Government champion. If there were yet in North York any of the old " meers who cut, logged, branded burned their forest timbers and ...e honorable member were to ask them "What difference whether there is a mill in the locality or not "" I fear they would never susnot ?" I fear they would never sus-pect that he has lately been thinking of subjects over which the Minister

or Mines presides, but they would rather fear that he had escaped from the surveillance of the honorable the Provincial Secretary. (Laughter), bir, the colonizing idea is the right one. When the valuable forest wealth of that great north land is removed, provision ought to he made that for this asset should be substituted that of the growing town and the prosperous settier with the mill giving him a market for his timber at his door. (Cheers). Sir, I say that \$300,000, nay, three times \$300,000, more in the treasury does not make up the difference between the two contracts. (Cheers). Some one says that "north o: Pembroke" is too vague. Possibly so, all these agreements should require the mill to he huilt on a water fall where power could be had as close as possible to a large stretch of pulp wood bearing rich clay lands. (Cheers).

Liberal Policy as to Timber.

Now, sir, in this connection I desire to read the resolution passed at that great Liberal convention in November. 1904, within 48 hours of the time I was sworn in 48 Commissioner of Crown Lands, showing, sir, that Liberals had a proper conception of the importance of this question of huliding. up New Ontario, and that they were intelligently shaping their policy along the right lines. (Cheers).

The resolution adopted at the Liberal convention was as follows :

"Resolved, that before the pine and pulp wood on any of the lands now in the Crown are offered for public sale a careful enquiry should be made by the Government to ascertain whether some method might not be adopted whereby the matured timber could be disposed of by open competition to be cut under the direction of forest rangers, leaving the remainder of the pine timber to be cut when sufficiently matured for the market, and that all lands unfit for agricultural purposes on which plne has been cut should he reserved for reforestration with a view to press .e for the future needs of the Province a source of revenue which has yielded since Confederation \$40,000,000 to the Provincial Treasury.

That while this convention approves of the concessions already made for the establishment of pulp industries as being the only practicable method of securing the necessary capital for their early development, the convention is of the opinion that in all future con-

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cessions north of the height of ad where large areas of pulp wood t. wr not interfering with pine t ver limits and numerous water powe.s and pulp concessions are both in the Crown and are tributary the one to the other that both should be submitted to public auction jointly, one of the couditions of ... le being that the jurchaser should hay a bonus for the right of occupation and an annual rental for the water power, as well as reasonable dues for the puip wood required for the industry." (I may niso add that ut the same convention resolutions favoring more liberal treatment of the prospectors and the settiers were unanimously adopted).

That resolution, Mr. Speaker, shows the lines along which we were working. Sir, the idea was that experieuced men should be sent lato that north country to find out what timber was there, and what water powers there were, so that both might re utilized to encourage settlement and to people that great north land. That resolu-tion says, sir, that competent men shall he sent out to determine what timher may be cut, to determine further where the mi 's hali be beth so as best to aid the stement by making a home market for the timber, and in that way the north land would be built up by utilizing its own natural products. So, I say, sir, that the spirit and intent of the old agreement is far, far in advance of the new. (Cheers).

The Soo Industries.

Again, sir, by the discussion in this debate 1 am reminded that the old Government was aggressive, progressive and businessiike, and it properly appreciated the necessity of ot only peopling New Ontario, but it also saw the great advantage not only to old Ontario, but, sir, to all Canada of developing the natural resources of this great Province. Reference has been made to our dealings with the great Soo industries. Sir, the steel industry, the manufacture of steel rails out or Canadian ore on Canadian soli is not a question of local but of national importance. Sir, if this House had guaranteed five times be amount it did, if necessary, 'twould have been better than to see this great i. 'ustry pass under the control of the American steel trust, and thus possibly be come tied up for years. This guarantee has not cost this Province one dol lar and never will. The Province was and is amply secured by first mort

gages. Since the date of the guarantee these industries have produced \$20,000,000 worth of steel rails and have paid out no less than \$6,000,000 in wages. How splendid would our achievement have been, sir, were we able to say when the Grand Trunk Pacific shall have been completed that we have a national railway, built entirely of Canadian steel, rolled in Canadian mills by Canadian labor and the road entirely on Canadian soil. (Cheers).

Law Reform.

Dealing with the question of law reform, let me say at the outset that I extremely regret that the honorable the Attorney-General is not prepared to suhmit to this House at this session a substantial measure of law reform. The speech from the throne re-fers to a scheme of law reform, and as I look at the resolution that appears upon the order paper, I think the wording of the address is very apt. It is indeed a "scheme" of law reform. I extremely regret that it is not law reform itself. This resolution refers to the desirability of opening up negotiations with the Dominion and Imperial Governments in order that certain amendments may he made apparently in Dominion and Imperial statutes, in order that this "scheme" may he carried out. I fear, Mr. Speaker, if we get no measure of law reform until we get such changes in the B.N.A. Act, we will wait some time. Therefore, I repeat, Mr. Speaker, that particularly in view of the fact that the statutes are being revised and consolidated, and probably published next year, that we are not to have a measure of law reform this session.

PREMIER WHITNEY.--We can bring it afterwards.

Hon. A. G. MACKAY .- Quite true, hut why not give us such a measure of law reform at this session as the great mass of the people desire What the farmer, the merchant, the business man, the manufacturer, and all others desire is expeditious and reasonably cheap administration of justice. Why delay that which affects the great mass of the people, in order to try to make changes in the B.N.A. Act with reference to a very few appeal cases Sir. I find that in 1906 of 4,400 high court writs issued, only three found their way to the Privy Council. That is to, say, that only about one-four-teenth of one per cent. of cases entered ever reach the Privy Council. Why

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then delay dealing with procedure as to the 9313-14 per cent. The resolu-" iton clearly indicates that nothing is to be done until Dominion and Imperial statutes with reference to appeals to the Supreme Court and to the Imivy Council have been We, in this Legislature, perial Privy amended. have already fixed the limit as to appeals direct from our own court of appeal direct to the Privy Council. The matter in dispute must be at least \$4,000. We can make this \$40,-000 or \$400,000 to-morrow if we choose, and so on with reference to other matters of appeal. I hold strongly to the opinion that Ontario cases as a rule can best he tried by judges who are acquainted with and accustomed to interpreting Ontario law and applying this law to what I may call Ontario facts. (Cheers). I therefore hold that in all ordinary cases not involving constitutional questions, or matters of inter-Provincial import, the court of appeal for Ontario should be the final court. (Cheers). I shall not discuss. this question at length, as when we come to deal with the resolution now upon the order paper this subject may he discussed in detail. Let me say hriefly, however, that I favor increasing the jurisdiction of county and district courts, the abolition of the fee system particularly in connection with judicial positions, the lessening of appeals, and the right on the part of the litigant to make a specific bargain with a solicitor as to his charges. fixing a definite amount and the wlping out of the uncertain and vexatious bill of costs method of paying solici-tors. (Cheers). I repeat I see no good reason why a client should not be allowed to step into a lawyers office and make definite hargain as to certain legal services, so that there should he no uncertainty whatever as the exact amount for which the to client would he liable. The present bill-of-costs system is anomolous, and, autedeluvian. Worse than I think, that it encourages the unscrupulous solicitor to farm the work out so as thereby to increase his fees. No need, sir, to wait for changes in the B.N.A. Act to give such a substantial measure of law reform as I suggest! and as I have all along persistently advocated. (Cheers). My regret, therefore, is that the honorable the Attorney-General has absolutely failed to appreciate the necessity of immediate action in this matter, and that his resolution is merely a stave off pure and simple. (Cheers).

Education.

Next, sir, I come to discuss the great question of education, perhaps the most important question with which this House has to deal. The honorable member for Centre Bruce suggested that I am inclined to take one position in this House and another on the nustings. That is indeed news to me, and in making such a statement, in acting as the slavish apologist of governmental measures, he does violence not only to his own recollection, but alas, I venture to think, to his own better judgment. Sir, I have spoken in (Cheers). many places throughout . this Province and at length upon this ques-tion-a question of vital importance to this or any other nation. I shall now proced to reiterate my position and to restate my views on this question, of such prime importance to all the people.

Teachers' Salaries.

Every honorable gentleman in this House knows full well that while we agreed with the honorable the Minister of Education that permanency in the teaching profession is certainly a very desirable thing, we differed sharply from his views as to methods to be used wherewith to attain that end. (Cheers.) Every member of this House knows that when the honorable the Minister of Education brought down his proposal to fix the minimum salaries or public school teachers by means of the assessments of school sections, the clause was so vigorously opposed from this side of the House and met with such a running fusilade of criticism that the further consideration of that section of the act in committee was postponed for about one week and then that Minister yielded somewhat and modified the clause. (Cheers). Honorable gentlemen in this House will recall my pointed, practical question to the honorable the Minister of Education as to whether he had taken the assessment of the school sections and ascertained what variation or increase in salaries his proposed sched-ule would make. He was obliged to admit that he had not. (Cheers). The journals of this House, sir, will show the adjournment I have already referred to. When the discussion was renewed and the Minister announced his proposed amendment, 1 renewed my question as to whether he had worked this out to see its practical

effect upon their present salaries, and he was again obliged to admit that he had not. (Cheers). Instead of the proposed amendment the House wili well recall my suggestion that a general grant as formerly should be made to all school sections, but that if the department desired to mark with its approval the employment of experienced as against inexperienced teachers, or senior as against junior teachers, the department might give a small extra grant to such sections as employed the former. Thus, sir, the department would be co-operating with the trustees but not depriving them of the right to exercise the judgment that God and nature gave them. How (Cheers). well, sir, do I recall the earnest plea of my honorable friend from Monck (Mr. Harcourt), made as a last resort, that the Minister should at least allow the clause stand for a year untii the trustees and the people had time to express an opinion upon it. (Cheers). But no, all our suggestions and appeals failed and the bill became law. But, sir, because in deaiing with a later section, of the act whereby a penaity was imposed upou a teacher if this salary clause were violated, I suggested that it was unfair to penalize the employee and not the employer, an attempt, a most unfair attempt, is made to twist this into an argument in favor of the salary clause. Sir, I repeat again the position that we on this side of the House took on this question. We believe in encouraging permanency in the teaching profession; we believe aiso that teachers should be well paid; and we believe also that trustees should have liberty of choice within the field of qualified teachers, and we strenuously opposed the tyrannical salary clause which virtually took the public rural school trustees by the throat. We also argued against the clause as being class legislation. If the minimum salary was good for the townships it ought also to be good for the villages, towns and cities. (Cheers). It was manifestly unfair to single out the trustees of the townships and not make the minimum salary applicable also to the towns. (Cheers). 'After one year's experience of the act the Government saw the force of our objections and in part repealed the act. (Cheers).

Text Books.

Coming to another phase of the educational question the honorable mem-

ber for Dufferin congratulated the Government on the fact that the price of the old Ontario readers had been reduced. But, sir, is this the whole story? Is it fair, is it common honesty to endeavor to lead the pubiic to believe that the present prices will be permanent? What are the facts? Let us hear the whole truth? The present Government appointed a commission-they are great on commissions-to enquire as to the cost of school books. That commission was empowered to make full investigation. to call witnesses, to examine paper, hinding, type, etc., in short, to make a full and complete investigation. The practical man on that commission was Mr. John A. Cooper, at present editor of the Canadian Courier, published in this city. He is a printer and was, I say, the practical member of the commission, who would have practical and accurate knowledge as a result of his experience in the printing husiness. Well, they made all enquiries. Then the Government announced that after one year and a haif the old Ontario readers would cease to be authorized, that they would be superseded hy new readers now being prepared. Then tenders were called for the supplying of these oid Ontario readers for the halance of the year and a haif. Tenders were received, the specifications were, I understand, varied, and the same old firm given the contract of supplying the readers for the remaining year or so. Thus this firm had an opportunity to work off ins old stock on hand, whether in a ready or semi-ready condition. It, sir, is really a remnant sale at a reduced When the new (Cheers). readers come ln, any oid Ontario price. readers on hand will be absolutely dead stock. It is therefore, I repeat, absolutely a remnant sale at remnant sale prices. (Cheers). It is indeed, sir, a bargain counter sale, readily understood by business men. But, sir, this same commissioner, John A. Cooper, a Conservative in politics, warns the public not to be misied by present prices. The Canadlan Courler says : "W'th reference to the new readers, what will the cost be to the Province of Ontario "He answers this question as follows: "This reduction in price may last one and a half years. What will happen then is only a matter of conjecture. The probability is that if the new set of readers and is prepared and the printing binding brought up-to-date, the prices will go back to the old figures, if not higher." (Cheers). So that,

sir, when the whole truth is stated and the facts fully understood the deception contained in this cry of cheap Ontarlo readers becomes quite apparent. (Cheers).

Model Schools.

Turning to another phase of this important subject, one scarcely knows what to make of the statements of the honorable member for Centre Bruce. The honorable gentieman assures us that Model schools will not be abollshed so long as there is need for them in the Province. A regulation Issued by the honorable the Minister of Education in October last does not seem to indicate this. The regulation is quite explicit on this point. This regulation contains on its first page the following statement : "In the reorganized scheme of profession-al training there will be two main classes of training schools; the Normal schools for the preparation of second class public school teachers, and the faculty of education for the preparation of high school assistants and first class public school teachers. In addition to these a few Model schools of a new type, conveniently situated and efficiently organized, will be established for the preparation of third class teachers for school sections of the districts whose financial and other conditions may prevent them from securing a higher grade of teacher." If King's English means anything, that regulation indicates that all Model schools save a few are to be discontinued. Last session I sounded a note of warning against the abolition of the Model schools. When aboilshed, it will mean that a young man or woman intending to enter the teaching profession will be ohliged to leave home, go to one of the cities and attend a Normal school for at least one year. This will have a tendency to debar many a poor man's son or daughter from entering the teaching profession. (Cheers). In addition to this, sir, I doubt whether we will secure as good teachers by the new method. I am in the judgment of practical educationicis when I say that if a young man is allowed to take a short Model school course, then actually teach one or two years, during which time he will have learnt in the school of experience how little he knows of the art of teaching, then let him attend the Normal school and he will take infinitely more out of the professional training he then receives than if he had never taught

school at all. (Cheers). If so, be intends will by the present method go forth (Cheers.) better equipped for his life's work than if he had goue directly to the Th Normal school.

Teachers Examinations.

Again by the new regulations we are to have "approved" and "non-approved" schools. From the former the principal may by his own say-so, without any examination, pass candidates into the Normal schools in the all-Important elementary subjects of reading, writing, spelling, arithmetic, bookkeeping and business ' papers, art, biology, geography, English gram-mar and mensuration. But, sir, he must pass a departmental examination in algebra, geometry, physics, chemistry, with Latin as a bonus. Why this distinction? If it is desirable to wipe out examinations, why retain them in these latter subjects? Why place the less important subjects on a higher plane than those subjects ail-important elementary (Cheers) My firm belief is that what we need in our public and separate schools to-day is not more subjects, but greater accuracy and thoroughness and a more complete knowledge of the elementary work (Cheers) The new regulations, however, Sir, will have a tendency to place a premium upon the non-elementary subjects. and the tendency will be towards less rather than towards more thoroughness in the elementary subjects. Sir, this question is far-reaching ln its effect. The lad who leaves your public school with a thorough mastery of the educational ground he has covered, who has walked along the path, "I know" will go forth in life and make a stronger man and a more useful citizen than the lad who has received a work with a veneer of physics, Latin and such like subjects. (cheers.)

Technical Education.

Still another portion of the large educational field—technical educationhas been ably and eloquently dealt with by usy honorable friend to my left (Mr. Harcourt) and therefore I will not occupy the time of the House discussing it. Every reasonable opportunity ought to be afforded the Intending artizan, mechanic and skilled laborer to acquire a full understanding of the general scientific principles that underite that trade or calling which he

school at all. (Cheers). If so, be intends to make his life's work. will by the present method so forth (Cheers.)

The Three-Fifth's Clause.

Sir, I have occupied the attention of the House at considerable length, yet I desire a word or two as to what may be called the three-fifth's clause in connection with voting upon Local Option by-laws. We on this side divided the House on this question two years ago, and again last year. Sir, our position is clear and distinct on this question, we believe in majority, not minority, rule. (Cheers) The argument is frequently advanced that the law requires for its proper enforce-ment at least a 60 per cent in its favor that a bare majority is not sufficient. Let us follow this argument out and lilustrate it by means of a concrete case. Take my own town, of Owen Sound, which on this question has been considerable of a storm centre. Assume for the sake of argument that the law requiring a three-fifth's vote had been in force when Local Option was adopted there in January, 1906; more than 60 per cent of those who actually voted favored the by-law. Therefore the iiiustration is apt. ' The repeal vote will be taken next January. Assume now for the sake of argument that 59 per cent of the voters vote for repeal and 41 per cent vote to retain the law. The By-law still remains for another three years. But what about the necessity of 60 per cent of the voters favoring the By-law to make it effective! The government are forced into this ridiculous and highly untenable position that 60 per cent of the voters must favor the law to make it effective up to the time of the repeal vote, but then for the next three years 40 per cent will be quite sufficient! The government position is contradictory and self annihilatory. (Cheers.) I last year characterized this piece of legislation as a loading of the legislative dice at the expense of common sense, right reason and justice. Especially so does it appear when we come to consider the question of repeal, after the people of a municipality have experienced the working of this particular law for three years they ought to know whether it is preferable to the License System or not, and a majority should decide; a minority ought not to be allowed to rule any municipality. The legislation that makes such possible is highly discreditable to the present government (cheers).

The Power Question.

This important question receives but scant recognition in the address. I do not live in a municipality directiy affected by this question, yet I am guite certain the residents of those municipalities where power by-laws have been carried would like to know where the government is at on this question. Has the law been complied with by the Hydro-Electric Commission so far as the submission of the By-laws is concerned ? Were estimates of the cost of constructing and maintaining transmission lines' furn-1 have ished to the municipalities? been unable to obtain that full in-. formation as required by statute was furnished to a single municipality. Was the form of contract furnished to the municipalities hy the commission prior to the vote, in ac-cordance with the clear and dis-tinct requirement of the statutes? The people who must pay all expenses ought to have been given the fullest details of the estimated cost of the right of way, and of every other item of expense. Then they could check and test government figures. At the present stage I merely raise the question as an interrogation to find out whether the municipalities have been treated fairly or whether to treat them fairly they must again vote upon these hy-laws after the information mentioned in the statute has been furnished them. I repeat, Sir, the municipalities which must pay for the

transmission line should be given full information and should insist upon receiving full information before enter-...g into any contract. (Cheers.)

Opposition Attitude.

Honorable gentlemen opposite have expressed surprise that, for example, my honorable friend to my left did not enter into a lengthy criticism of governmental work. They forget that he expressly stated that he intended to make-not a criticizing but a suggestive speecn. Let me asure the Government and this House that we do not consider It our whole duty merely to advance adverse criticism. Let me assure honorable gentlemen opposite that we conceive it to be part only of our duty to fearlessly and unsparingly criticize what we believe to be wrong; the remainder of our duty we wlit cheerfully perform, namely, commend that which we believe to be right and in the best interests of this Province." I am in the judgment, Sir, of those who have watched the course of legislation in this House for the past three sessions whether the statutes of this Province do not bear the distinct impress of the work of honorable gentlemen on this side (cheers). We have endeavored, Sir, to assist in perfecting legislation that in its working out it may, if possible, realize that good old utilitarian maxim "the greatest good to the greatest number." (Cheers).

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