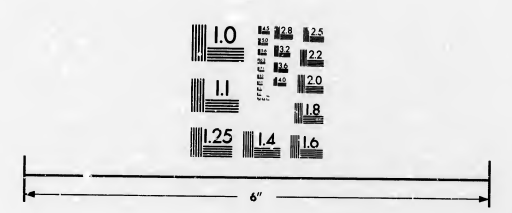


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Walker, Byron E.

# CANADIAN BANKING.

Written by Mr. B. E. Walker for the "Dictionary of Political Economy" now being edited by R. H. Inglis Paigrave, F.R.S., and published by Macmillan & Co., London and New York.

[]HE history of currency and banking in Canada may be divided into four periods: (1) the French regime; (2) from beginning of British government until establishment of first banks in 1817-18; (3) from 1817-18 until confederation of provinces, 1867, banks being organized under provincial and roya! charters; (4) since 1867, the Dominion Parliament having exclusive jurisdiction regarding

banking.

A complete account of the first period, during part of which beaver and moose skins were recognized currency, wheat a legal tender, and the "card money" of the French governors formed the chief medium; and the second period, when the coins of five other countries were legal tender, will be found in the writings of Mr. James Stevenson referred to below. During the second period unsuccessful attempts were made in 1792 and 1807 8 to establish banks, and in consequence during the war of 1812 the government was obliged to create an army-bill office or temporary bank of issue.

From 1817 to 1825, however, two banks were established in Lower Canada (Quebee), and one each in Upper Canada (Ontario), New Brunswick, and Nova Scotia, all now doing business except one. During the rebellion of 1837-38 the banks in Upper and Lower Canada temporarily suspended specie payments under per-mission of an order-in-council.

Before dealing with the fourth period, it is necessary to indicate the condition of banking and currency at time of confed eration, 1867. There were thirty nine working under royal district, and that

charters, but only twenty-seven banks doing business. The charters expired at various dates from 1870 to 1892, and varied in accordance with views regarding banking in the different provinces. In Upper and Lower Canada (Old Canada) shareholders were liable for double amount of stock, except that there was one bank en commandite, the "principal partners" having unlimited personal lia-In most cases notes could be issued equal to paid-up capital plus specie, and government securities held. In New Brunswick charters had been granted without double liability, but the principle was being insisted on in renewals, while in Nova Scotia in the opinion of some there was no double liability. In Old Canada and Nova Scotia as a rule total liabilities were restricted to three times, and in New Brunswick to twice the amount of capital. There was also one bank with a royal charter, head office in England, and shareholders not under double liability. The situation was further complicated by the "Free Banking Act," under which notes could be issued secured by deposit of government debentures, and by the legal tender issues of the governments of Old Canada and Nova Scotia. In 1866-67 two of the largest banks in Upper Canada failed,

resulting in a very severe financial crisis.
Under these conditions, and after tentative legislation in 1867 and 1870, the first general Bank Act of the Dominion was passed in 1871 (34 Vict. c. v.). It confirmed the special features in the bank

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statements hereafter regarding banks as of all dividends and balances unclaimed a whole that these institutions are not re- for five years is required annually, and in all charters ten years, which practice has limitations does not run as against debeen followed thus far. There were various amendments during the first few years, but since then changes have been to take securities for loans. Banks may m 1880 and 1800. The Act hereafter re- Act abounds with heavy penalties for ferred to is that assented to May, 1890, breach of its provisions. and to come in force July, 1891. (53 Vict. c. xxxi.)

## CONSTITUTION AND POWERS OF BANKS.

Banking in Canada is not absolutely

with "principal partners" personally banks, with their holdings, is published liable, and it will be understood in any by the government annually. A return ferred to. As the charters of other banks the event of a bank's insolvency, such expired, they were renewed under the amounts must be paid over to government Dominion Act. The first Act extended to be held for owners. The statute of infrequent, except at the regular revisions not lend upon security of real estate. The

# Note Issues.

In the successive Banking Acts of the Dominion Parliament banks have been empowered to issue circulating notes to free as in the United States. A charter the extent of the unimpaired paid-up must be obtained by application to Par- capital. By the first Act the notcholders liament, and this of course could be re- had no greater security than other credifused. Practically, however, banking tors. At the renewal of charters (1880) cannot well become a monopoly. The the circulating note was make a prior lien minimum subscribed capital permitted is upon all assets; and at the last renewal \$500,000 (say £100,000), of which \$250,000, the banks, at their own suggestion, are in (£50,000) must be paid in, and the fact addition required to create in two years a assured by the money being deposited guarantee fund of 5 per cent, upon their temporarily in the finance department, circulation, to be kept unimpaired, the after which, on compliance with other annual contribution, however, if fund is important requirements, the treasury depleted, to be limited to 1 per cent. The board, will issue permission to do busi- fund is to be used whenever the liquidator ness. Shares are held subject to what is of a failed bank is unable to redeem note known as double liability, i.e. in the event issues in full after a lapse of sixty days. of the bank's assets being insufficient to Notes of insolvent banks are to bear 6 pay its debts, a shareholder is liable for per cent, interest from date of suspension, the deficiency to the extent of an amount until liquidator announces his ability to equal to the par value of his shares, in redeem. Banks are also required to make addition to any amount unpaid on such arrangements for the redemption at par shares. Shareholders do not escape the of their notes in every part of the double liability by transfer, unless a period Dominion. The change in 1880 was of sixty days has elapsed before suspen- caused by the failure of a small bank sion. There are elaborate regulations as with a circulation of about \$125,000 (say to the constitution and duties of the board £25,000), paying all creditors only 57% of directors, which cannot be fully ex- per cent. The change in the Act about plained here. Directors become person- to come in force is due to the demand for ally responsible if dividends are declared a currency, which will pass over the enimpairing the capital, and no division of tire Dominion without discount under any profits in any shape exceeding 8 per cent, circumstances. The history of banking per annum is permitted, unless the reserve in Canada since Confederation shows no fund or rest equals 35 per cent, of the instance in which depletion of the guar-paid-up capital. The Act prescribes the antee fund would have occurred. Fines form in which the directors' annual report from \$1000 (£200) to \$100,000 (£20,000) to shareholders shall be made, and re- may be imposed for over-issue of notes. quires most comprehensive monthly re- The pledging of notes as security for a turns to the finance department, which debt, or the fraudulent issue of notes in are printed and discussed in the leading newspapers. The Finance Minister may call for special returns from any bank at any time. A list of shareholders in all priority to other creditors had been set

tip on behalf of both Dominion and Provincial Governments, the Act places the claims of the Dominion second to the note issues, and those of the provinces third. Notes of lesser denomination than \$5 (£1) may not be issted, and all notes must be multiples of \$5 (£1). Notes smaller than \$5 are issued by the Dominion Government. With power at 31st December, 1889, to issue \$60,289,910 (say £12,057,082), the banks had in circulation only \$33,550,700 (say £6,711,040). The average of assets, including double liability, to secure each dollar was \$9.37 (say £1:17:6), the lowest individual average being \$6.05 (say £1:4:2). The circulation expands and again contracts during three months in each year as much as 20 per centagwing to the products of Canada being still mainly of the forest and field. This fact, and the necessity for till money without cost at the branches, have caused Canadian bankers to steadily oppose a currency secured by special deposit of securities. During the period since Confederation the banks have provided a currency readily convertible into specie, the volume rising and falling with requirements of trade, and this, apart from legal tender notes of the Dominion, is almost the only class of money in constant use. The amount of legal tenders in circulation is about \$16,000,000 (say (3,200,000), of which over half is held by the banks, the balance representing change-making notes of denominations smaller than \$5 (L1).

### RESERVES.

No reserves are actually required by law, The cash reserve in gold and legal tenders has averaged for some years about 16 per cent. Till money is almost entirely supplied by the note circulation. The smaller banks keep their available reserve in deposits with the leading banks in Montreal. The larger banks have their immediately available reserves largely in security loans in New York and Chicago. Forty per cent, of whatever eash reserve a bank may choose to keep must be in Dominion legal tenders, a provision entirely in the interest of the Government.

### BRANCH SYSTEM,

Perhaps because the first bankers in Canada were to a great extent English and Scotch,the branch system has become so firmly established that but six or seven

banks have no branches. Altogether there are about 'our hundred bank offices, including fifteen city branches in Toronto, administered by thirty-eight banks, the largest number by any one bank being forty-four, two other banks having about thirty. One of these has branches from Halifax on the Atlantic to Vancouver on the Pacific, a distance of about 3,500 miles. Any town of 1000 or 1500 people may thus have a bank of deposit and discount of high standing, and administered by a trained bank officer. Slowgoing communities where deposits accumulate, thus provide the means of satisfying the wants of new and enterprising localities, where the demand for money is out of all proportion to local supply. As a result of this economy in the distribution of capital, and the advantages arising from till money without cost, and the profits of circulation, rates of interest in Canada are as low or lower than in any country except the three or four leading nations of the world, and Canadian banks cannot go to Great Britain for deposits as other colonial banks do, because they cannot afford the rates paid by other banks. The proportion of deposits to capital is still so small (only two to one) that branch banking could not have reached its present comparatively perfect development, but for the note issues not being specially secured. It has been argued that if this power was taken away or replaced by a specially secured issue, perhaps one-half of the branches would have to be closed.

The following figures indicate the growth of banking in Canada, 1856 and 1860 being for Old Canada alone (taking the \$ as  $5 - \pounds 1$ ):

YEAR.	CAPITAL P	AID-UP
1856	\$13,700,000, say	£2,740,000
1860	24,400,000 "	4,880,000
1870	32,000,000 "	6,400,000
1880	ño,500,000 ''	12,100,000
1800	59,500,000 "	000,000,11
YEAR.	Note Iss	SUES.
1856	\$10,500,000, say	£2,100,000
1860	0,700,000 "	1,040,000
1870	14,100,000 "	2,820,000
1880	20,100,000 "	4,020,000
1890	32,000,000 "	6,100,000

	YEAR.	DEPOSITS.				
1	1856	\$8,600,000, say £1,720,000				
	1860 1870	15,900,000 " 3,180,000 50,700,000 " 10,140,000				
	1880	84,800,000 " 16,960,000 136,200,000 " 27,240,000				

The total deposits in chartered banks, post office and gove nment savings banks, montreal and Quebec savings bank, and the real estate loan companies, was at 30th June, 1887, \$183,756,329 (say £36,751,-266), and is now over \$200,000,000 (say £40,000,000). The currency of Canada was declared by 34 Vict. c. iv. to be dollars, cents, and mills, similar to that

of the United States. By same Act the British sovereign is declared legal tender at \$4.86\(\frac{2}{3}\). The gold coins of the United States of \$5 and upwards are a legal tender. Copper and silver money is coined, but no gold.

Transactions Literary and Historical Society, Quebec, Stevenson (1874-75, 1876-77).
--Statutes, orders-in-council, and gazettes of provinces before Confederation. -Dominion of Canada Gazette, and Acts respecting Banks and Banking, Insolvent Banks, The Currency, Dominion Notes, Savings Banks in Province of Quebec, and Post Office Savings Banks. -Statistical Record, Canada. Banks, Bankers, and Bank-

