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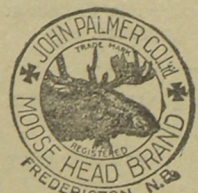
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## RESOLUTION RE SOLDIERS PASSED HOUSE

Asks for Transfer of  
Trial to Canada—Bill  
to Enable Returned  
Soldiers to Vote in  
Municipal, Town or  
City Elections.

Assembly Chamber, April 17, 1919.  
The House met at 11.30 A. M.

HON. MR. BYRNE submitted the final report of the Law Committee.  
HON. MR. ROBERTS presented the report of the committee on the Legislative Library.

HON. MR. FOSTER said he would ask leave of the House to present a resolution without the customary two days' notice. It had reference to the late unfortunate disturbance at Kimmel Park, concerning which all hon. members had no doubt read reports in the newspapers. At the present time in connection with the Kimmel Camp riots there were two New Brunswick men awaiting trial by Court Martial. With the unanimous consent of the House he would move the following, seconded by Mr. Murray (Kings):

Whereas, on the fifth and sixth days of March last, certain disturbances took place in the Military Camp at Kimmel Camp at Kimmel Park, Rhyll, South Wales, wherein a number of soldiers were killed and wounded, and a further number were at that time and afterwards arrested in connection therewith;

And whereas, these said soldiers so arrested have since been confined in the Tower of London, have been charged with rioting and mutiny, and are about to be tried by court martial in England;

And whereas, among the soldiers so charged are two men from the Province of New Brunswick, No. 1030348, Private Everett W. Smith, and No. 2005833, Private Allen A. Dickson, the first named being from the County of Northumberland and having seen service in France as a member of the 42nd Battalion, R. H. C., and the second being from the County of Restigouche and having seen service in France as a member of the 1st Battalion, Canadian Infantry, and both of whom have been wounded in action;

And whereas, the circumstances leading up to said riot and the responsibility thereof should in fairness be fully investigated by an impartial tribunal before the said court martial proceedings begin;

And whereas, the great percentage if not all, of the men present at Rhyll at the time of the riots have since been brought to Canada, discharged and disbursed to their homes;

And whereas, many of these men so discharged in New Brunswick have declared that the said two accused above named, (Privates Smith and Dickson) are innocent of the charges made against them, and they, the said discharged men, are willing and anxious to testify on behalf of their comrades

Be it therefore resolved, That the Legislature of this Province urge upon the government at Ottawa that the trial of the two above named and such other soldiers of New Brunswick so charged, shall be delayed until—

(1) Proper and sufficient counsel be supplied for their defence;

(2) Witnesses in their favor have an opportunity of producing evidence either in person before such court or by commission, and that (1) Such witnesses may, upon request, be sent to England at the expense of the Dominion Government, or (2) The said Court be transferred to Canada, where the bulk of the said witnesses now are.

HON. MR. FOSTER, speaking to the resolution, said that the matter had been brought to his attention by members of the Great War Veterans' Association, and it had been suggested that a resolution touching upon the matter be placed before the House. A telegram from the G. W. V. A. had given authority to present the resolution. He wished to add that he had cabled the Agent General of the Province in London asking him to take the matter up with the Imperial authorities, with the view of having the trial postponed.

MR. MURRAY (Kings) said it gave him great pleasure to second the resolution. The matter was one of great interest to the province as it involved two of its citizen soldiers who had rendered good service to the Empire. All were proud of the work of the soldiers and wished to see justice dealt out tempered with mercy. He had understood that men who had lately returned from Camp Kimmel had evidence which would exonerate the New Brunswick soldiers now held in the Tower of London. It was most important that all the facts should be placed before the Imperial authorities and he felt that if that were done, it would mean the vindication of the two men. He approved of the action of the government in cabling the Agent General as he was sure that official would actively interest himself in the matter. He thought no effort should be spared to see that justice was done the New Brunswick men.

MR. BAXTER said he had received a telegram in reference to a soldier named Poulin who was understood to have been mixed up in the unfortunate affair at Camp Kimmel. A request had been made that Poulin be included in any action that might be taken, but he (Baxter) felt that the resolution was broad enough to cover his case.

The resolution was then put and adopted unanimously by a standing vote. The House then went into committee with Mr. Burchill in the chair and agreed to bills for the redemption of provincial debentures falling due in 1919 and relating to rates and taxes. The committee next took up consideration of a bill to provide for temporary loans.

(Continued on page 4)

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