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**Advertise in the Daily MAIL**

## THE SANCTIMONIOUS PREMIER CONTINUES TESTIMONY

(Continued From Page 1.)

A.—That was not his place and I think he did not.

Q.—Where did you get your information regarding the value of lands except from Mr. Berry?

A.—There was Col. Loggie, who had been there forty years.

Mr. Carvell—Col. Loggie said his department had no record of the value of the lands. We can eliminate him.

The Chairman—Col. Loggie said he had no records upon which the charge could be based.

Judge Wells—My recollection is that Col. Loggie referred to Mr. Berry's returns.

Q.—What records were there in the department to assist you in arriving at the proper figure?

A.—I don't know that there were any records but Col. Loggie had a very intimate knowledge of the crown lands.

Q.—Had it been his duty to travel over these lands?

A.—No, but the information would come to him.

Q.—What else had you?

A.—The result of Mr. Berry's investigation.

Q.—Did you know that Col. Loggie swore that his advice was not asked regarding the fixing of the bonus?

A.—I may have asked him of the value of various lands.

Q.—But when it came to fixing the rate you had to depend on Mr. Berry. You obtained your information from him?

A.—In a considerable measure, yes.

Q.—Did he submit a written report?

A.—It was my impression that he did when he submitted a classification of the lands.

Q.—Would the order-in-council be a reproduction of a report made to you by Mr. Berry?

A.—As far as it relates to the location of the lands in A, B, C and D.

Q.—And the government fixed the rate?

A.—Yes.

Q.—Before that report was submitted you discussed with Mr. Berry both \$150 and \$100 as a maximum rate?

A.—Yes.

Q.—And you told him that the commission was divided on the matter?

A.—I don't remember.

Q.—Will you swear you did not?

Q.—My impression would be I did not.

Q.—Will you swear that you did not say that some members wanted one figure and some at the other?

A.—I have no recollection. I don't think that I did.

B.—Then will you swear that you did not?

After a long pause the witness said he would not swear to it.

Q.—After you got the report from Mr. Berry did you make any charges in the classification before July 10th?

A.—No.

Q.—You did not know that he was going?

A.—No.

Q.—He did not leave at your request?

A.—No.

REFUSES TO SEND FOR BERRY.

Q.—Then you will send him a telegram asking him to come back. I will write it if you will sign it?

A.—No, I will not.

Q.—Are you paying him to stay away?

A.—No, I am not. He has never asked for money.

Q.—But you will not send him a telegram asking him to come back?

A.—No, I will not.

Q.—Did you see Mr. A. R. Gould between Monday night and Tuesday morning?

A.—I cannot remember.

Q.—Did any of the lumbermen ever talk to you about raising a fund in connection with a renewal of the licenses?

A.—I believe they did.

Q.—Who was the man?

A.—I had a talk with George Cutler of Boston.

Q.—What did he talk about?

A.—He urged that the rate of the bonus should not be higher than fifty dollars a mile and intimated to me that he would be prepared to contribute to a party fund.

Q.—And he told you he would give it or raise it on a mileage basis?

A.—No.

Q.—What did you say?

A.—I gave him no satisfaction.

Q.—Did you refuse to consult it and say that he had insulted you?

A.—No.

Q.—Did you tell him that he should never speak of such a thing to you or any officer of your government?

A.—No.

Q.—If he had offered you \$100 a mile and contribution, could you have taken it?

A.—He might have given it to Mr. Teed.

Q.—Did you not talk to anyone else?

A.—Yes, I think to James Robinson.

Q.—What did he say?

A.—If a fund was raised that he would take charge of it.

Q.—You objected to him and Mr. Curdy having charge of it?

A.—I don't remember that.

Q.—What is your recollection?

A.—When any man came to me to talk about the bonus I would not allow him to talk of contributions. They were separate matters.

Q.—And one did not effect the other?

A.—No, not at all.

Q.—Did not Mr. Robinson mention a lump sum?

A.—I don't think so.

Q.—How much did Mr. Cutler mention?

A.—He said he would give \$15,000 as he put it, for educational purposes.

Q.—You assumed that this was for political purposes.

A.—I cannot swear to what I assumed.

Q.—You know it was a corruption fund?

### APOSTLE OF PURITY

A.—That may or may not be.

Q.—But you were elected as the reform leader and the apostle of purity?

A.—Why I was elected is a matter for the people and they will have a chance at both of us later on.

Q.—You knew Mr. Cutler gave \$20,000?

A.—I heard it in evidence here, but I did not know it before.

Q.—Will you swear that Mr. Teed did not tell you that Cutler gave \$15,000 or \$22,000?

A.—I don't think so.

A.—He did not tell me about the Bathurst Lumber Company or Mr. Fenderson.

Q.—You learned here that Mr. Berry had disobeyed your orders?

A.—Yes.

Q.—Did you do anything to dismiss him from office?

A.—I had no power.

Q.—Did you or did you not?

A.—No.

Q.—Did you do anything to see that he was paid his salary for May?

A.—No.

Q.—Did you telephone to Col. Loggie about it?

A.—I have no recollection.

Q.—Will you say that you did not?

A.—I do not like to say positively but I think I did not.

Q.—Did you know that he got his salary?

A.—I heard Mr. Clark say so yesterday.

Q.—Tell me about Berry's first conversation on the matter.

A.—He came to me in Fredericton.

Q.—And he spoke of the fund of \$100,000.

A.—No, he may have said that it would be \$10 or \$15 a mile.

Did you figure how much that would make?

A.—No.

Q.—Did you figure out the number of miles?

A.—No that was familiar to both of us.

The premier said that he had no doubt that the government would adopt any firm recommendation on the subject which he might make and that he supposed Berry knew this and also knew that he could mention \$100 as the probable rate for Class A.

### WAS NOT INDIGNANT

He admitted that he was not angry when Berry suggested the fund and that he did not attempt to dissuade him on account of it or tell him that the fund must not be raised.

Q.—Did you tell him that he must have nothing to do with it?

A.—I told him that he must not receive the money.

Q.—If the lumbermen were determined to sin Mr. Teed could take the money?

A.—I don't know that I spoke of it as a sin.

Q.—You did not regard it as such?

A.—I regarded it about the same as you regarded yours.

Mr. Carvell—I advertised for mine in the newspapers. Would you have been willing to have this mentioned in the papers?

A.—I suppose not.

Q.—Then why did you not deny the charges when notice of them was given?

Witness said that he did not know that he had the privilege of denying it then and that he was ill when the charges were laid before the house.

In reply to further questions he said that he did not consider it dishonorable to collect the fund from men interested in the lumber business while official action regarding the amount of the bonus was pending.

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