VOTES FOR WOMEN

EDITED BY FREDERICK AND EMMELINE PETHICK LAWRENCE

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ROOT OF THE



SQUIRE ASQUITH: "Can't you get rid of these fungi?"
GARDENER McKENNA: "Well, sir, I'll try my new weed-destroyer, but—"
WOMAN: "Why don't you go to the root of the matter?"

("The right way of dealing with it is not by a special law passed to meet the particular case, but by taking such action as would remove the grievance."—Manchester Guardian.)

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To the brave women who to day are fighting for freedom: to the noble women who all down the ages kept the flag flying and looked forward to this day without seeing it: to all women all over the world, of whatever race, or creed, or calling, whether they be with us or against us in this fight, we dedicate this paper. with us or this paper.

THE OUTLOOK

On Thursday in last week Mr. Dickinson introduced the Woman Suffrage Bill which has been drafted by the Liberal Suffragist group in the House of Commons. As already announced in these columns, the Bill proposes to confer the vote upon women of 25 years of age and upwards who are either themselves householders or the wives of men householders. The Bill is backed by Messrs. Burt, Chancellor, Fenwick,

Leif Jones, H. McLaren, Walter Rea, and Sir Chas. Nicholson, Liberals; Lord Henry Bentinck and Sir J. Rolleston, Unionists; and Messrs. Henderson and Snowden, of the Labour Party. No date has yet been fixed for the second reading, but it is expected that two days will be given for it before Whitsuntide, and it will be remembered that the Govern-ment have promised to afford complete facilities as to In view, however, of the refusal of all Government support for the measure and of the chaos into which the non-party majority for Woman Suffrage has been east by the Government's Electoral Reform Bill of last session, Suffragists are under no illusion as to the success of the measure.

The Plural Voting Bill

In striking contrast to the attitude of the Government with regard to the question of Woman Suffrage is their attitude to another alteration of the franchise laws—the Plural Voting Bill. The former is passionately desired by a large section of the population, and has been the subject of more petitions and larger peaceful demonstrations than any other question the latter has not evoked the slightest interest in the the latter has not evoked the slightest interest in the country. Yet the latter is to be pushed forward with the full force of the Government majority for the simple reason that it is reckoned to be of value to the Liberal Party. As long ago as November, 1911, when the first announcement of the Electoral Reform

Bill was made, we foretold that it would be dropped and a Plural Voting Bill would take its place. This has now actually happened. The Plural Voting Bill was introduced on Tuesday last, and passed its first reading by the triumphant majority of 126.

The Labour Party and the N.U.W.S.S.

Included among this majority was the full force of the Labour Party, with the exception of Messrs. Keir Hardie, Snowden, and O'Grady. This support for the Bill was given in the teeth of (1) a resolution of the annual Labour Conference directing members of the Party to oppose any Government Franchise Bill which did not establish Woman Suffrage; (2) a resolution of the I.L.P. directing its own section the Party specifically to oppose the Plural Voting Bill for the same reason; (3) a manifesto from the National Union of Woman Suffrage Societies (which gives its whole-hearted support to the Labour Party) pointing out that the Plural Voting Bill was the Liberal "salvage" out of the wreck of the Electoral Reform Bill, and that it ought not to be allowed to be brought to port until the Woman Suffrage Bill was also salvaged. Excuse will no doubt be made by the Labour Members who supported the Govern-ment that as they were in favour of the principle of the Bill they could not vote against it. This excuse is not sufficient. Their vote could have quite easily been given against it on the ground that no other

the party not have followed?

The Cat and Mouse Bill

Keir Hardie's amendment and on the Bill. We give this week (p. 391) the names of the M.P.'s who alone out of the House of Commons stood out against this to penal servitude, the Government will be able, if Party as a Party when it makes so poor a showing in fighting the battle of the women? It will be observed that in spite of their own past record not a single Nationalist voted in either division against

Further Stages of the Bill

The Government have lost no time in taking further stages of the Bill, and on Tuesday last it was discussed in Committee of the whole House when the Home Secretary read out the form of license which he proposes to issue. This we give in full on Sir A. Markham said that if Mr. McKenna really believed that this Cat and Mouse Bill would put an end to hunger strikes he must be indeed a Simple Simon. Lord Robert Cecil said that the conditions suggested by the Home Secretary, affecting as they did the liberty of the subject and dealing with an entirely novel proposal by the Government, ought not to be in the discretion of the Home Secretary, but ought to be embodied in an Act of Parliament. His speech was still proceeding when the debate was adjourned.

The Value of the Rill

We have already expressed emphatically our pinion of this amazing piece of panic legislation. Looking at it from the widest possible point of view, we see that it is a further step in the surrender of the rights of the individual to the power of the Executive. It arms the Home Secretary for the time being with most dangerous powers, and enables him to strike a corrupt political bargain with a political prisoner. From the point of view of the revolution ary Suffrage campaign, it will be utterly futile. When once it is realised that the Suffragist prisoners are not amenable to the considerations by which ordiitself. The Home Secretary will find, therefore, that the Act cannot be enforced. The law will be brought ment will only be still more embarrassed.

A Really Liberal View

The Manchester Guardian, in its issue of April 3, puts the situation very clearly. We call special attention to the sentence we have marked in italics:

Attention to the sentence we have marked in italics:

In spite of the great majority for the Bill on the division, no one really likes it. As a general rule, Bills passed to meet a special emergency are wrong in principle. They are special decrees in form of an Act, not genuine laws; and as such offend against a well-established canno of legislation that it ought to be of general and not of particular application. Mr. Roberts sought to redeem the Bill from this reproach by declaring that if the hunger-strike was not dealt with successfully the prison door would stand open and the whole of our criminal procedure might as well be abandoned. There is no such general issue; the difficulty is confined within the very narrowest compass, and affects a minority only of a small minority of prisoners, and these actuated in their resistance to prison discipline by motives which the ordinary prisoner could never feel. It is an executive difficulty, and the right way of dealing with it is not by a special law passed to meet the particular case, but by taking such action as would remove the grievance which drives these women to their foolish crimes and to their hunger-strike. The argument that to concede their demands would be to encourage law-breaking has been used against all reforms which are so passionately desired as to drive men to crime and rebellion.

The Daily Mail regards the Bill as putting an end,

The Daily Mail regards the Bill as putting an end, to a great extent, to forcible feeding, for which it is "unfeignedly glad," as it recognises that in numerous instances forcible feeding is undoubtedly torture.

The Sentence on Mrs. Pankhurst

Apart from the events in Parliament, the whole interest of the Suffrage world has centred during the week upon the conviction and sentence upon Mrs. Pankhurst and the defiant reply to it given by the members of her party. At the close of a dramatic trial lasting two days, the jury returned a verdict of guilty with a strong recommendation to mercy;

Unfortunately the

alteration of the franchise laws ought to take place sentence of three years' penal servitude—a heavier until the flagrant exclusion of women had been rectified. Hardie, Snowden, and O'Grady took this abominable outrages on the persons of women and view; where these men led, why could the rest of children. Mrs. Pankhurst at once declared her intention of resorting to the hunger strike in prison, and when we went to press on Wednesday night her In our last week's issue we gave an account of the second reading debate on the Cat and Mouse Bill, and cited the figures of the divisions on Mr.

Keir Hardi's area betweek's issue we gave an account of the W.S.P.U. waiting constantly outside Holloway to give her a welcome.

WOTES FOR WOMEN.

Will she be Released on License?

In view of the fact that she has been sentenced dishonourable measure. Among the eight Members and two tellers who voted with Mr. Hardie were only Seven Labour men: Messrs, Duncan, Smith, Snow-den, Thomas, Thorne, Richardson, and O'Grady. In ment. They have already tried this policy with forced by Messrs, Goldstone and Taylor. What were | conspicuous failure in the case of Mrs. Leigh and Miss the rest of the party doing! And how can any self-respecting Suffragist give her support to the Labour so, we have not the slightest doubt that they will be compelled to give way."

The Revolutionary Campaign

Meanwhile, the imprisonment of Mrs. Pankhurst, instead of putting a stop to the revolutionary activity of her followers, has had, as every thoughtful person must have foreseen, the precisely opposite effect. More damage and destruction has been done during the past week than in all the years that have gone before. Tens of thousands of pounds of property have been consigned to the flames. Priceless works of art have, for the first time, been attacked, and in consequence public museums, picture galleries, and the doctors expressed their opinion that her continued art treasuries are being closed to the public. Nor is there the slightest indication that the campaign of violence is being brought to a close.

Arrest of Miss Annie Kenney

trate at Bow Street. In view of the inflammatory speeches which it was alleged she had made, it was them in forcibly feeding Suffragettes. asked that she should be called on to give sureties for good behaviour in the future. The case was re- methods adopted in prison against Miss Ella Stevenmanded till Wednesday, and again remanded till son, whose nostrils were severely injured by forcible Tuesday, April 22, bail being allowed on condition tube feeding, and one of whose teeth was subse-of an undertaking to refrain from taking any part in quently knocked clean out in an endeavour to force the militant movement by speaking or otherwise in the meanwhile.

Heroic Hunger Striker Released

Miss Olive Wharry was released on Tuesday last from Holloway Prison after an extraordinary experience. She had been on hunger strike ever since her incarceration thirty-two days before. During the whole of that time she had refused all food, but her nary people are influenced, the futility becomes apparent to everyone. These heroic women are not afraid of suffering—they are not afraid of death experience illustrates three facts. First and foremost, the amazing courage of Miss Wharry, shared by many other of the heroic women who are taking part in the Suffrage agitation; secondly the carelessness of the prison medical staff; thirdly, the callous brutality of the practice of forcible feeding, which, while professing to be adopted for the purpose of sustaining life, in reality has no such effect, for there are very few instances in which a prisoner, after being fed by force, has been retained n prison for a period as long as thirty-two days.

The Government and Mr. Pethick Lawrence The civil action brought by the Government against Mr. Pethick Lawrence to recover the sum of £608 5s. 8d., the balance of the money claimed to be owing to the Director of Public Prosecutions on account of the costs of the prosecution of himself and others in May last, was heard before the Master in Chambers on Wednesday afternoon. The Government Counsel admitted the mistake of £10 in arithmetic pointed out in the first instance by a correspondent to this paper. This reduced the claim to £598 5s. 8d., and judgment was given by the Master cult to understand why the Government should attempt to enforce by civil suit a claim for which they have already got an order of the Court. The reason appears to be that by so doing they have at their disposal additional coercive remedies in the event of a continued refusal to pay. No further steps had, however, been taken to enforce payment before we went to press.

Blame on the Right Shoulders

A very striking leading article appeared in the Morning Post on Saturday last, in which the writer first dilates upon the disorder prevailing in the country, and then lays the blame on the shoulders

whereupon the judge saw fit to impose the severe | Unfortunately the House of Commons and the Government have connected with the agitators, and

have made them promises, conditional and otherwise, for whom they had no sort of authority from the electors. Certain politicians, and even members of the Government, have been so profligate upon this subject as to suggest to these misguided ladies that to win their battle they should adopt the tactics of the lawless mobs which burned down Nottingham Castle and tore up the Hyde Park railings. The notorious incitement by Mr. Hobhouse is a case in point. Again, Mr. Lloyd George has, if we may use a metaphor, dandled the Suffragete upon his knee when it suited him to support ber cause, and run away from her when it was no longer politically expedient to carry on the flirtation. Such incitements and deceptions have had their inevitable effect, and the blowing up of the Walton Heath house was the Nottingham Castle chicken come home to roost. Por our part we think that a measure of coercion is necessary if the law is not to be brought into utter contempt. But we think also that for the present deplorable situation some of our politicians, and especially fast-and-loosers like Mr. Lloyd George, are largely responsible.

The writer concludes by saying that he believes Woman Suffrage would be bad for the country, but adds: "If their cause is right, let them persuade the so we who believe them to be wrong will, no doubt,

A "Terminological Inexactitude"

The precise value of credence to be placed in official answers given in the House of Commons may be gathered from the following facts. On Tuesday afternoon Mr. Ellis Griffith, questioned as to the health of Miss Emerson, a Suffrage prisoner then being forcibly fed in Holloway, said that the medical officers reported the condition of her health as "quite satisfactory." The same evening she was released from prison, an ambulance being specially requisitioned for the purpose. Her release was due to the fact that imprisonment would be dangerous.

Items of Interest

We draw attention to a letter sent to this paper by Viscount Dillon, in which he sarcastically remarks On Tuesday afternoon Miss Annie Kenney was arrested on a warrant and brought before the magisthe Government will send the appliances used by

Our readers will learn with disgust the brutal



APRIL 11, 1913. THE CAT AND MOUSE BILL

Abridged Report of Committee Stage in the House of Commons-April 8, 1913

THE CAT AND

MOUSE

April 18, 1933

The production of the Phosone Tellography in the Committee of the Phosone o

seem to mo to be a matter eminently for judicial inquiry which ought to be determined on judicial grounds, and the question is whether the Home Secretary is on the whole the best person to exercise what is a judicial function.

Sir A. Markham: This Bill has been properly termed "The Cat and Mouse Bill." I entirely dissent from it, but in my opinion it is preferable to have a judge in place of the Secretary of State, as he will not be so likely to be influenced by the sloppy sentimentalism which is so apparent in this Bill is going to shorten the sol likely to be influenced by the sloppy sentimentalism which is so apparent in the country.

Sir J. D. Rees: It is inconceivable to me that anybody who has had experience of the same can for a moment contemplate taking a matter of this hild until the provisions of the me that anybody who has had experience of prison management can for a moment contemplate taking a matter of this hild until the provisions of the secretary to sent the me that anybody who has had experience of prison management can for a moment contemplate taking a matter of this hild until the provisions of the prison before the expiration of the prison before the expiration of the prison prison will do so not by the sloppy sentimental than the proposed that a judge should recommend the exercise of the Royal prerogative, and I hope my Noble Friend will not be that women who to a bound, wherever it was convicted to a bound, wherever it was convicted to a bound, wherever it was necessary to do so. I should in the first instance rely upon the power to discharge the form any violation of the large of the law.

The second condition did not give the Home Secretary, The Home Secretary power to extend the period; it only extended the period at the request of the prison extend the period; it only extended the period at the request of the prison extend the period; it only extended the period at the request of the prison extend the period; it only extended the period at the request of the prison extended the perio

"WE ARE NOT ORDINARY CITIZENS"

Mrs. Pankhurst's Speech in Her Defence-Old Bailey, April 3, 1913

were empanelled, gentlemen of the Jury:—When you were empanelled, gentlemen, it came into my mind that I might in justice object to each of you as you took your places, because in this country it is the accepted axiom that every Englishman is tried by his peers if he is accused of breaches of the law. No woman is tried by her peers. You are of one sex—I am of another. But I decided not to challenge your appointment, not because I would not for a moment expect that my objection would be upheld, but because, after all, these trials afford us an opportunity, at a very big price that women are paying to try to get into the minds of men who try us, who are human as we are, something of what women feel about their condition, about the laws to which they have to submit—although they have no part in the making of those laws—and what they feel about the administration of those laws, it, unhappily, they are brought into conflict with the law.

My lord, I propose to say a few words about the presecution, the way in which it has been conducted, a little about the speech of the Counsel for the Presecution. Mr. Bodkin said, and quite rightly, that I stand here accused of a serious charge, a serious crime, and that the whole situation is very ous crime, and that the whole situation is very serious. I entirely agree with him. I could have wished that in his speech he had relied upon the actual facts to be proved upon my speeches, and upon the general seriousness of this situation, unprecedented in the history of this country, where a very large number of women—women against whom no word can be said as to their moral character or their ordinary conduct in life—come in conflict with the law, and consent to serve long sentences of

"I have Shared the Dangers those Women have Faced"

But Counsel made certain remarks of a person kind, and made certain suggestions which I think were unworthy of him and unworthy of the serious-ness of the case which he had to lay before the jury. He referred to me—or rather, his words conveyed the suggestion that I am a woman riding about in my motor car, inciting other women to do acts which entail imprisonment and great suffering, and that In perhaps, indulging in some curious sort of pleasure, am protected, or think myself protected, from serious consequences. Mr. Bodkin knows perfectly well that I have shared the dangers those women have faced and that I have been to prison three times. He himself was instrumental in sending me last time I went to prison; and two of the sentences I served for the whole period, for trifling acts of damage. And when there I was treated like an ordinary criminal searched, put into prison clothes, in solitary confinement, eating prison food, conforming to all the rules which I think are abominable rules imposed upon any women who have broken the laws of this country in the ordinary way. I hate speaking of personal matters, but I think I owe it to myself and the movement—because many of these suggestions have been made not only here but in the House of Commons—I owe it to myself to say that I own no motor-car and never have owned one. The motor-car referred to is a motor-car used just as any of you gentlemen who may be tradesmen have a cart or carriage to carry on your business. The organisation to which I belong own the motor-car for the ordinary propaganda work of the organisation. In that motor-car, or in cars lent to me by friends, I have gone about my work as a speaker in the Woman Suffrage movement. I would like to say in passing, that it is very difficult in this country for a woman to own a motor-car unless she has inherited property. There is only one trade that I know of in which women earn enough to buy motor-cars themselves, and that is the abominable trade of ministering to the vicious pleasures of rich men. Then, indeed, women are able purchase and own motors. It was said in the House of Commons quite recently—and I feel it due to myself, since motor-cars have been mentioned and suggestions made of plenty of money for personal purposes—it was said in the House of Commons in a debate, in which Members of Parliament tried to

making it possible for his lordship to decide what punishment should be inflicted. I fear he held out to you false hopes if he led you to believe, gentlemen, that your verdict would possibly end this serious

to very serious import in other cases. You may have to try a case where the actual expression used, where the actual words used were so important that someone's liberty, someone's future might depend upon an absolutely accurate report of every word which the accused used. That is not so in my case, but I do venture to say, my lord, that it is a very, very serious thing that gentlemen against whom I have nothing whatever to say as individuals, nothing to say against their desire to be accurate, should be employed by the authorities of this country to deal with very delicate reports of the country to deal with very delicate reports performs that might involve very serious consequences to those people accused—gentlemen who obviously from their training are not competent to make absolutely accurate reports of what people have said. One of the witnesses under my cross-examination showed that his nesses under my cross-examination showed that his vocabulary, his idea of the meaning of words, was entirely different from that accepted by ordinary

"Not Wicked or Malicious"

Now I want to address myself to my defence. I pleaded not guilty. I am not a lawyer, but I pleaded not guilty because in the indictment I am described as having wickedly and maliciously incited woman. to do certain acts. I am not a wicked or a malicious person, neither are any of the women who responded, if they did respond, to my incitement. And therefore I felt myself justified, although I am prepared fore I felt myself Justined, although I am prepared here and now to accept responsibility for every one of the speeches I have made, to accept responsibility for the incitement with which I am charged, I say, looking to what I have done from the very highest standpoint of justice, I am not guilty of having wickedly and maliciously incited women to break the law or to destroy property. It is a very serious thing, my lord, when a large number of people, quite respectable people, ordinary people, naturally law-abiding people, people of upright life, come to hold the law in contempt, come to seriously make up their mind that they are justified in breaking the law. The whole of good government rests upon acceptance of the law, upon respect of the law, and I say to you seriously, my lord, and gentlemen of the jury, that women of intelligence, women of training, women of women of interligence, wheth of training women of upright life, have for many years ceased to respect the laws of this country. It is an absolute fact; and when you look into the laws of this country as they

affect women, it is not to be wondered at.

In the witness-box yesterday there stood a little girl—a little girl of twelve years of age, intelligent, the kind of little child who, certainly to women, appeals very closely as needing protecting, as needing to be shielded and guarded against all kinds of ing to be shielded and guarded against all kinds of difficulties and dangers—immature, not fit to face life on her own account. Yet by the laws of this country as they exist to-day—and I find no man either in Parliament or out of Parliament anxious to alter the law—by the law of this country, that little girl is marriageable, considered old enough to be a mother of children, considered fit by the law to accept responsibilities. To women that is a wrong so intolerable, so dreadful, that we feel ourselves justified in using very strong measures indeed in order to get power to alter matters.

"Women are Revolted when They Compare the Laws"

women are Revolted when They Compare the Laws."

I am here, and may be sent, if you find me guilty, and if his lordship pleases, to avery long term of penal find out how to deal with the militant Suffragists, that some of us were making incomes of £1,000 or £1,500 a year out of it. That is untrue, absolutely. There is no woman in our movement making any income like that, and speaking for myself, I say that my part in the movement has cost me a considerable part of my income, because I had to surrender—and I take no special credit for it, I could not do otherwise—a very considerable part of my income, because I had to surrender—and I take no special credit for it, I could not do otherwise—a very considerable part of my income, because I had to surrender—and I take no special credit for it, I could not do otherwise—a very considerable part of my income in order to be free to do what I considered to be my duty in this movement. It is hardly fitting for Counsel, who must forgive me if I remind them that they are not prosecuting me solely for a love to preserve public order—it is not fitting to bring in suggestions of this kind in so serious a matter.

Before I leave Counsel's speech I should like to say that in concluding his speech he suggested to the jury that it would be their duty to end this impos-

My lord, and gentlemen of the jury: -When you | sible state of affairs by finding me guilty, and by thus | the punishment of certain offences the maximum

women, but I do want to refer quite briefly to a law which every mother in the country who has thought seriously upon this matter, and who realises what the law is, feels also intolerable. I am a mother of children myself, and I don't want you to imagine that there are not many women who have been fortunate. I took in my speeches Perhaps you may not understand my motive, but it was this: It does not matter very much in my case whether I prove that verbal inaccuracies occur in these reports, but it might be of very serious import in other cases You may have to try a case where the actual expression used, where the actual words used were so important that some-

The Administration of the Law

Then there are other laws, the laws of inheritance and so on, which I might recite to you as ground for this impatience which women are feeling. But I want to go on as rapidly as I can. I want to say a few words, very serious words, having dealt with the laws themselves, about the administration of the law. Now, my lord, I recognise that this is a very difficult thing for me to do, and yet I must find courage to do it, and I hope you will bear with me, because for me and for thousands of women whom I feel I represent here to day, it is a very burning I feel I represent here to-day, it is a very burning question. The laws we have are inadequate to dea with certain grievances and injustices to women, but in addition to the inadequacy of the law, we are satisfied that the administration of the laws, such as they are, inadequate as they are, is also very inadequate. I was a very young woman when my attention was called to this in a very painful way. I am the widow of a barrister, and I am glad to say, living in perfect harmony and comradeship with my husband, I had an opportunity of learning a good deal more about the administration of the law than ordinary average women have; and when I was a very young woman, not long married, the mother of young children, a very painful thing occurred. An Assizes was opened, and the next morning one of the judges of Assize did not take his place in court; and there were cases being tried at those Assizes, cases of wretched men charged with abominable offences against women

The Judge here interrupted to say: Mrs. Pank-The Judge here interrupted to say: Mrs. Fank-hurst, I am very loth to interrupt you, but there must be some limit to the proprieties to be observed by a woman in your position. I am anxious that you should have a fair trial—which I am sure you have had—but you must realise that the only question the jury is concerned with is: Are you or are you not guilty of the offence charged against you? I must ask you to observe the proper decorum upon you and confine yourself to that.

Mrs. Pankhurst: My lord. I cannot accept you as

Mrs. Pankhurst: My lord, I cannot accept you as a judge of what is decorum on my part. It must be perfectly obvious to you and to the court that I am perfectly obvious to you and to the court man I am not saying these things in any light spirit. After all, you, my lord, and gentlemen of the jury, are probably going, if I am convicted, to send me to what in all possibility will be my death, and I ask you to indulge me.

APRIL 11, 1913.

Mrs. Pankhurst here quoted from a document:

Mrs. Pankhurst here quoted from a document:
"... Within the jurisdiction of the said court
unlawfully and wickedly did incite . . ."
Mr. Bodkin: I beg your pardon, but that is not
the indictment the jury are trying, believe me.
Mrs. Pankhurst: Am I to be tried on this other

indictment! Mr. Bodkin: Only on the indictment in relation to the explosion at Walton Heath, which charges you with counselling, inciting, and procuring persons

whose names are unknown to commit that offence. whose names are unknown to commit that offence.

The Judge: The words of the indictment are that
you did "counsel, procure, move, incite, and command the said persons"—that means the persons
who committed this felony, who used gunpowder to
damage a building—" whose names are unknown, to
commit the said felony."

Having consulted her solicitor on this point, Mrs. Pankhurst then continued: Gentlemen, since I am not allowed to use that word "wickedly," the word not allowed to use that word wheredly, the word "malicious" will serve my purpose. I am endeavouring to satisfy you that I am not in any way influenced or actuated by any malicious feeling towards any person whatever, not even towards those persons against whom women have ground for complaint, or members of the Government, or Mr. Lloyd plaint, or members of the Government, or Mr. Lloyd George himself, whose house is said to have been blown up. I am solely animated by a desire to make these sacrifices and these acts unnecessary. With all deference to his lordship, I appeal to you gentlemen, who are to be, so far as our life is concerned, in very much the same position that the Great Judge of us all will be when we all great or small have to appear all will be when we all, great or small, have to appear before Him, when every great motive will be taken

"What About Those Who Incite Us?"

am charged with inciting. Well, I say-"If it is right I should be charged with inciting, what about those who have incited us?" Those who incited us should be in the dock by our side. You have heard my speeches read. You have heard extracts from those speeches in which I pointed out to my audiences that we have been directly incited by members of the present Government to do acts for which I am to be available for institute womented defining womented defining the process. ounished for inciting women to do. How is it these numbers are not in the dock? They are equally guilty. Mr. Hobhouse has said women cannot have guitty. Mr. Honouse has said women cannot have votes if the women continue in this agitation. There are other people who ought to be here; they are the guilty people. In the last few days speeches have been made about Ulster, that men are drilling in clubs and preparing for civil war, and threats are being issued that Ireland is to be drowned in blood if the Home Rule Bill is passed, and yet these people, who have invited in the way I refer to are being who have incited in the way I refer to, are being

"Like Ordinary Citizens"

We women are being told that it is our place to obey; it is our place, as Counsel has said, to behave like ordinary citizens. When I interjected in the course of Counsel's speech, "What are women to do unless they agitate?" Counsel retorted that women should behave themselves as ordinary citizens. We are not ordinary citizens! No-we are not ordinary citizens! We have not the powers of ordinary citizens, powers possessed by men who are able to get redress of their grievances by ordinary and constitu-tional means; but, even deprived of these constitu-tional means, we do not break the laws like ordinary citizens, who are men. In one of my speeches I referred to the fact that in the prisons of this city provision is made for five thousand men law-breakers, and for only seven hundred women law-breakers. What are women to do? What are we to do? I have been told that I may not refer to the persecution we have received in the administration of the law; I may not tell you of a judge of Assize who was found

So long as you allow this sort of thing to go on, he women are being driven to take the law into their own hands and seek by various means they have in their power to change these things. The women take no part in the forming of the laws and the administration of the laws, and so wide a gulf is set between women's failings and men's failings on moral matters that that in itself is justification for set between women's failings and men's failings on moral matters that that in itself is justification for what we are doing. There was a time in the history of this country when the laws became very obnoxious to masses of people, who at that time of the day had not a vote; and there came a time when it was impossible to find a jury to convict people found guilty of breaches of the law, because the punishments were so terrible, and they were out of accordance with public opinion upon the question. In those days juries acquitted when the penalty of hanging was imposed for small offences, and juries returned verdicts of not guilty in every case. We know that the same state of affairs exists in Ireland, where it is difficult at times to get juries to convict. Now, look at the position of women to-day; look at the position women occupy in reference to the laws which affect them very closely, and I ask, is it right of you to assist in punishing women who are striving in desperation to take the stand they have? All through this agitation against these women no one can find one word against their character. Over a thousand women have gone to prison, have suffered, and have come out injured in health, and weakened, so that they could hardly stand. I come from the bedside of one of my daughters, who has come out of Holloway Prison, where she had been committed for two months. She has hunger-struck in the prison; she has submitted herself for more than five weeks to the horrible torture of forcible feeding, she has lost two stones in weight, and she is now so weak that she cannot get out of bed.

"We Could Get Notoriety More Cheaply"

"We Could Get Notoriety More Cheaply

"We Could Get Notoriety More Cheaply"

I want to say to you, gentlemen, that is the amount of punishment you are inflicting upon me and upon other women who may be brought before you, and I ask you if you are content to send an incalculable number of women—I speak to you as representing other members of juries—if you are prepared to go on doing this kind of thing indefinitely? That is what is going to happen. There is not the slightest doubt about it. I think you have seen enough in this present case to convince you we are not women who are notoriety seekers. We could get it much more cheaply than by this method. We women are convinced that this is the only way in which we can obtain our end. A clergyman, a London clergyman, has said that sixty per cent. of the women in his parish—the married women in his parish—the married women in his parish—the were bread-winners supporting their husbands as well as their children. When you think of the wages women are paid, when you think what that means, I ask you to take this question very seriously. Only this morning I have had information brought to me which could be supported by a sworn affidavit, that there is in this country—in this city—an organisation under which young women and even children are being purchased and trained to minister to the vicious pleasures of men who ought to know better. These are the things which have made us women determined to go on, and face it, and try to put an end to the thing. If you convict me, gentlemen, if you find me guilty, I tell you quite honestly and frankly, whether the sentence be a long sentence or a short sentence, I shall not submit to it. The moment I leave this Court, I shall poin the women already in Holloway on strike. I shall come out of prison, dead or alive, at the earliest possible moment, and once out again, as soon as I am physically strong, I shall noter into this fight again. Life is very dear to all of us, and I am not seeking—as was said by the Home Secretary—to commit sucide. I do not want to commit sucide.

"Have You the Right to Judge Women?"

What are women to do? What are we to do? I have been told that I may not refer to the persecution we have received in the administration of the law; I may not tell you of a judge of Assize who was found dead in a brothel—

Another Intervention by the Judge

His Lordship: I think you have been guilty of, a shameful want of decorum in that observation. His Lordship: You have not loyally abided by the undertaking you gave and by the limits I laid down to which you should go. You are doing yourself no good, allow me to tell you.

Mrs. Pankhurst: Gentlemen of the Jury, I want you to understand how women fared before the Commission on Divorce. A gentleman occupying a high place in the administration of the divorce thave, expressed opinions with regard to the equality

"Have You the Right to Judge Women?"

Gentlemen, I would ask you to put this question to yourselves, Are you, as human beings, going to condemn another human beings, going to condem

them feel my point of view, and the point of view of all these other women.

Some further discussion on the point took place, at the end of which Mrs. Pankhurst asked the Judge:—

Is motive not allowed to come into a prisoner's defence?

The Judge: Motive you have already told the jury. As a matter, of fact, your saying that you were not wicked—I think that was your expression—is immaterial; what your motive was for committing a crime does not go to the question whether you committed it. Besides, it is not in the indictment, to begin with, and I am going to call the jury's attention to that.

The Parkhurst hear quested from a decument:

of divorce which are repugnant to thousands of people. I want you to realise that vital point. And now, about the punishment which is inflicted. Some of our daughters are sent to terms of punishment which we say are too long. I was sent to Holloway Prison for the first time for six weeks, for breaking a pane of glass worth three shillings. I was classed as an ordinary prisoner, and punished as an ordinary prisoner, whilst a man who had occupied a high position was sent for six weeks in the first division for cruelty to several little gifls. That is one of our main reasons for taking up this agitation; it is the main reasons for my saying what I have said.

Juries that Refused to Convict

So long as you allow this sort of thing to go on,

A Verdict on the Whole Agitation

A Verdict on the Whole Agitation

The fountain of life is being poisoned and lives are being runned because of bad education, because of the low standard of morals. What are mothers to do if they are subjected to one of the most horrible diseases that ravage men? I say to you, gentlemen, in this court, how are you going to alter it? How is it going to be in the future, and what is going to put a stop to it? There is only one way to break down this agitation. It is not by passing legislation which was referred to in the House of Commons last night, when a second reading was given to the Bill giving greater power of coercion and oppression to the Government; it is not by deporting us or by sending us to jail—it is by giving us justice. So I appeal to you, gentlemen, in this case of mine, to give a verdict not only in my case, but on the whole agitation. I ask you to find me "Not guilty" of malicious incitement to breach of the law. These are my last words. My incitement is not malicious. I say to you men, you have a constitutional means to

AFTER THE VERDICT Mrs. Pankhurst's Address to the Judge

After the foreman of the jury had pronounced the verdict, Mrs. Pankhurst addressed the judge as recommendation to mercy, and I do not see, since motive is not taken into account in human laws, that they could do otherwise after your direction. But since motive is not taken into account in human laws and since I, whose motives are not ordinary motives, am about to be sentenced by you to the punishment that is accorded to people whose motives are selfish motives, I have only this to say: If it was impossible for a different verdict to be found, if it is your duty to sentence me as you will do presently, then I want to say to you as a private citizen, and to the jury as private citizens, that I, standing here, found guilty by the laws of my countrymen, say to you it is your duty as private citizens to do what you can to

put an end to this intolerable state of affairs.

I put that duty upon you, and I want to say that I put that duty upon you, and I want to say that whatever the centence you pass upon me I shall do what is humanly possible to terminate that sentence at the earliest possible moment. I have no sense of guilt. I feel I have been doing my duty. I look upon myself as a prisoner of war, and I am under no moral obligation to conform in any way or to accept or consent in any way to the sentence imposed upon me. I shall take the desperate step other women have taken. It is obvious to you that the struggle will be a very unequal one, but I shall make it. I shall make it as long as I have an ounce of strength left in me, or any life left in me. I shall fight, fight, fight from the moment I enter the prison to struggle against overwhelming odds. I shall resist the doctors when the attempt is made. I was sentenced last May in this court to nine months'

imprisonment; I remained in prison six weeks.
[Having described in graphic terms what the hunger strike involved, she proceeded.] Last night in the House of Commons some alternative was dis-cussed, or rather, some additional power. Isn't it a strange thing, my lord, that the laws that have sufficed to restrain men through all history in this country do not suffice now to restrain women—decent women, honest women, honourable women? I do want you to realise that I am not repining about the punishment. I have invited it; my speeches have invited it. I deliberately broke the law, not hysterically, not emotionally, but of set, serious purpose, because I honestly feel it is the only way. And now I put the responsibility of what is to follow, my lord,

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THREE BOOKS ABOUT WOMEN

Three books about the modern woman make one feel ther restive: are we really such a weird portion of manity that we have to be set apart and studied in his solemn fashion? It is positively depressing t ind that Prof. Earl Barnes, who wrote so brilliantly about children, can be so dreary when he writes about women.* In the first two chapters, "What it Means to be a Woman" and "Woman's Heritage," we have all the old arguments that Sir Almroth Wright and others have urged. It is always men who are so sure that women's physical differences mean disabilities, and who insist on her weakness; ad yet on page 116 Prof. Barnes gives us a picture many advantages.

of a woman—
who married, about 1850, and went to live on a farm with her husband. They had small means, but she brought \$700 to the altar, which was more than he possessed in ready capital.

Meanwhile, the woman cooked for the family and the hired men scrubbed, and washed, and mended. She strained and skimmed the milk from a dozen cows, and churned the butter; she fed the calves, cared for the hens, dug in the garden, gathered the vegetables, did the family sewing, and stole fragments of time for her flower-beds. Her hours were from five in the morning until nine at night, 365 days in the year, with no half-days or Sundays off Incidentally, she read her Bible, maintained religious exercises in the village, provided the church with a carpet, and kept the church clean. She upheld a moral standard toward which men only weakly struggled.

We do not know how Prof. Barnes reconciles this case, which he gives as typical, with the generalities of his first chapter.

case, which he gives as typical, with the generalities of his first chapter.

In Chapters VII. and VIII., which deal with political life, there is much that some women could read with profit. There is an outline of the subjects that should be thought out and studied by all voters, and there are certain facts about the feminist movement in America and the influence of women in those States where they have the vote, that we have not met with in such slear, form before. In his conclusion with in such clear form before. In his conclusion, Prof. Barnes simply reiterates the cry of sex, and looks on woman as the child-bearer in countries where labour is needed. But in these old lands of ours, where there is over-population, and where the complexities of civilisation offer other careers than child-

plexities of civilisation oner other careers than clinical bearing for women, it is not necessary, and not desirable, to make this the one and only ideal.

If Prof. Barnes has taken woman seriously, Mrs. Jane Johnstone Christie has approached the feminine problem with a lengthy and religious solemnity. With relentless pen she sketches the wickedness of man and the sad fate of woman. She has the courage of her convictions and tasks Christianity in all its

forms with having forsaken the steps of its Founder, and she concludes with calm assurance that the twentieth century is going to be the woman's century, twentieth century is going to be the woman's century, and that the forces are already gathering for a bloodless Armageddon. We admire Mrs. Christie's logical thoroughness and hard-hitting, but we confess to some doubts as to her minor illustrations, though she acknowledges her indebtedness to "Mr. Darwin." Even though it is true that the male bird has more hilliant always and is generally larger, yet the Even though it is true that the male bird has more brilliant plumage and is generally larger, yet the female spider is often more strongly marked, and thinks nothing of eating up her small and insignifi-cant male. All theorists can find analogies in nature and texts from the Bible to support their special

and texts from the Bible to support their special dogmas.

A thoroughly sensible and useful book for the daughter as eerf (if any such still exist!) is "The Upholstered Cage." In the spring of last year, it seems, Miss Pitcairn Knowles delivered two addresses in London on "Unmarried Daughters"; they aroused interest and correspondence, and form the basis of this book. The ordinary trials and pitfalls of girls are dealt with frankly and fully, and then such remedies as emigration and market-gardening are discussed. There are no politics and no eugenics; it is a safe book for a Christmas present to any girl in an old-fashioned household. To do any great good the book should be read by the selfish and conventional fathers and mothers of the middle-class that it attacks; but those whom life has failed to educate by forty, won't be educated by books. And if you turn sheep back from one lane, they will only run helterskelter after one another up the next. So to the commonplace parent alone, and for those fathers and mothers who do think and move forward, try the stronger meat of Prof. Barnes or Mrs. Christie's books.

OUR CARTOONIST

Our readers are aware that the clever artist, "A Patriot," who draws the weekly cartoons in Votes for Women, is Mr. A. Pearse. We have just received an interesting little book on social questions as they affect the industrial classes, which contains eight coloured illustrations by Mr. Pearse. One of the cleverest of these is "How Many More?" in which certain male persons who are prominent in the political world, and whose names occur pretty frequently in Votes for Women, are pictured, like "Uncle Tom Cobley and all," seated on a much-enduring grey mare. The author is Mr. James Glass, and the book ("Better Times for Working People") is published by Ormiston and Glass, Snow Hill, London, E.C., price 7d.

. "Woman in Modern Society." By Earl Barnes. Cassell

s. 6d. net. † "The Advance of Woman. Jane Johnstone Christic. Lippin "The Upholstered Cage." By Josephine Pitcairn Knowles. Hodder & Stoughton, Price 6s.

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MARJORIE HASLER

APRIL 11, 1913.

It is with deep regret and sorrow that we have to record the death of a brave woman and comrade—Marjorie Hasler. Having contracted measles, she died of heart failure in London last Monday week; and there is no doubt that her lowered vitality, consequent upon the treatment she had received when engaged in militant action, was a prime factor in her death at so early an age. Miss Hasler was only twenty-five when she died, but her career as a militant Suffragist was an eventful and honourable one. She joined the Irishwomen's Franchise League in July, 1910. In November, 1910, she formed one of the deputation to the Prime Minister on the day afterwards known as "Black Friday" on account of the brutal ill-treatment of the women at the hands of the wards known as "Black Friday" on account of the brutal ill-treatment of the women at the hands of the police. It was then that she sustained injuries to her head and back that resulted in a weakened spine and lowered vitality generally. In November, 1911, Miss Häsler was sentenced to fourteen days' im-



prisonment for window-breaking in London; and in July, 1912, to six months' in Dublin for a similar offence. Of this sentence she served four months before she was released in response to a petition of the jurymen who convicted her. Everyone who knew Marjorie Hasler can speak of her pluck, her gentleness, her passion for the Cause in whose service she died.

A Personal Appreciation (By an Irish fellow-prisoner.

When, last June, eight Irishwomen made a militant protest against exclusion from the Home Rule Bill, Marjorie Hasler was one of those charged with con-Marjorie Hasier was one of those charged with considerable damage to Government property. We served together over a month in Mountjoy—half o my sentence, which was shorter, being served befor my sentence, which was shorter, being served before she joined us, with three companions, on July 12. There can be little doubt that the long confinement impaired her already weakened constitution, her bruised, though robust, frame. She was accustomed to a vigorous outdoor life; though I never heard her complain, I knew that she suffered from recurrent backache and headache, the remnant of Black Friday blaves and that at times the vibration set up by a

to a vigorous outdoor life; though I never heard her complain, I knew that she suffered from recurrent backache and headache, the remnant of Black Friday blows, and that at times the vibration set up by a prisoner pacing her cell above, the continuous banging of doors and rattling of locks, characteristic of prison routine, provoked an agonising backache which deprived her of sleep. Yet she, with her fellow-prisoners, refused to allow the League or their friends to agitate for their release, being determined to serve the full period uncomplainingly.

In prison we became intimate as only fellow-captives can. Marjorie Hasler's was a strong and lovable nature. The youngest of our little band, her radiant gaiety, her fearless strength, were a source of cheer and comfort through the inevitable worries and discomforts of life behind bars. Nothing daunted and nothing depressed her save the sorrow or pain of her fellow-fighters. I remember her acute distress at the news of her friend, Nurse Pitfield, passing away, her fiery protests to officialdom against the arbitrary and vindictive sentences of penal servitude on Mary Leigh and Gladys Evans. Her memorial on their behalf was so strongly worded that it was returned to her for modification ere it could pass the censor! Only a few weeks after her release she again offered herself for militant service whenever she should be needed. It was characteristic of her to write, when she heard that she was to receive a medal for prison service, requesting that the date be placed high up, so that there would be room for dates of future imprisonments. Whether selling papers in the streets, poster-parading to advertise a meeting, working dainty cushion-covers for our Prison Stall, holding off roughs that threatened to overturn a lorry at an open-air meeting, or planning a militant raid on Government territory, Marjorie Hasler put her best equally into all that she did and scorned to count the cost, deeming it rather a privilege to give all that she had, even to her life, in the cause



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is en route, coherand to defray their own expenses, and offers of chera are asked to defray their own expenses, and offers of lity for them along the route are invited.

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the Summer months, donations consider with it are urgently needed, with it are urgently needed, Uniform is optional; but a few uniforms may be hired Uniform and Green. All enquiries may be addressed— MISS A. N. ROFF, EASEBOURNE, MIDHURST, SUSSEX.

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FRIDAY, APRIL 11, 1918.

CLEAN HANDS

The events of the past week are astounding. Mrs. Pankhurst has been sentenced to three years' penal to women. It was the present Lord Gladstone, then servitude, and the reply of her party has been to Home Secretary, who in 1908 told women that "poliburn down two country houses, the grand stand | tical dynamics were far more important than political of a racecourse, to blow up part of a railway station, argument," and that men had learnt "the necessity a portion of a goods train, to fire several other mansions and public buildings, to cut telegraphic and telephonic communication in three places, to injure his meeting, said that the "men had forced open several priceless works of art, to render indecipher- the door at which women were now scratching." It able a mass of correspondence, and to commit other was Lord Haldane who derided the earlier militancy acts of defiance. Faced with this state of anarchy, (which is now generally approved), and described the only action of the Government is to hurry for- it as a "policy of pin pricks." It was Mr. ward in the House of Commons their Cat and Mouse Bill for the intermittent detention of Suffragettes. In our leading article last week we demonstrated

the certain failure of this Bill. We now go further triumphantly to the burning down of Nottingham and state unequivocally our conviction that no form | Castle in 1831 and the tearing up of the railings in of coercion applied by the present Government has Hyde Park in 1867 as expressions which alone could any likelihood of reducing, still less of stopping, the | be regarded as having any weight. revolutionary campaign. This view is day by day gaining ground among every section of the com-

Why? Because it is realised that the Government do not come into this business with clean hands.

It is one of the principles of English jurisprudence that anyone who comes into a Court of Law to claim justice from one who has wronged him must come with clean hands. If he does not do so, if his own dealings in the transaction are besmirched with fraud and dishonesty, he is not entitled to a favourable against him.

founded upon fundamental ideas of morality em- less promise for 1913 given in its place. bedded in the human heart. Moreover, it is not

Government and the revolutionary Suffragists. The they must make way for some other Government weapons of the former are the prisons, the law courts, the legislature, and all the machinery of the administratory done with the whole situation.

tration. The weapons of the latter may be summed up in a single word-anarchy. Under all ordinary pircumstances public opinion would be universally and unreservedly on the side of a Government in its attempts to crush anarchy. It is an extraordinary fact that this is not the case to-day. However much public opinion may resent and detest the methods employed by the revolutionary Suffragists, it is by no means prepared to give its full support to the Government in its attempts to crush them. It realises that the Government have throughout played a despicable came. It sees clearly that the Government have been guilty of three distinct and serious classes of offences. They have broken the spirit of the Constitution. They have incited women to violence while deriding milder methods of agitation. They have been guilty of double-dealing and fraud.

They broke the spirit of the Constitution when they denied in the case of women the efficacy of the principle that taxation and representation must go together. They broke it again in the person of Mr. Asquith, the Prime Minister, by repeatedly refusing to see deputations of distinguished women who desired to place their case before them; by sending out against them on many occasions bodies of police to knock them about and subsequently to arrest them on the technical charge of obstruction. They broke it again by empowering successive Home Secretaries to treat the women, arrested for such technical offences as these, as ordinary criminals, and by meeting the heroic hunger strike with the beastly expedient of forcible feeding.

When the annals of this time come to be written historians will stand aghast at the wanton incitement to violence offered by responsible Cabinet Ministers for establishing that force majeure which actuates and arms a Government for effective work." It was Mr. John Burns who, when women heckled him at Hobhouse who, in his now notorious speech, stated definitely that he set no store on any manifestation of a desire for the franchise, however great, if expressed constitutionally, and pointed

Finally, the Government have been guilty of the most wanton disregard of the common principles of honesty in dealing with the whole Woman Suffrage question. This crooked behaviour dates back to the time when the Rt. Hon. W. E. Gladstone deliberately induced his followers to break their pledges to women in 1884; but its most flagrant illustration is of recent occurrence. The public have not forgotten how Mr. Asquith gave a solemn promise on behalf of the Government to give facilities as to time in 1912 for all stages of the Conciliation Bill, and how he stated that this promise would be fulfilled in the spirit as well as in the letter. They have not forgotten how a judgment. Where, further, it can be shown that few months afterwards Mr. Asquith and Mr. Lloyd his own fraudulent behaviour is the original cause | George "torpedoed" the Conciliation Bill by the of all the trouble, the case goes overwhelmingly announcement of a Manhood Suffrage Bill, with an impossible promise of a "free vote" on a Woman This principle is not, like some legal maxims, a Suffrage amendment, nor how the women were lawyers' quibble; it is sound common sense. It is "dished," the Bill withdrawn, and a still more worth-

These are facts which all but the most ultra-loyal confined in its application to the courts of law; it | party Liberals recognise as true, and that is why the applies equally to the ordinary transactions between Government are powerless to coerce the revolutionhuman beings and to the world of politics. Public aries into submission. The only way out for them opinion will never award the victory to that party | now is to give, even at this eleventh hour, in in a quarrel who in its judgment has been responsible' response to the importunity of the women, that by double-dealing for bringing the quarrel about. | which they have refused to give in response to the In the present instance the protagonists are the dictates of justice. If they fail to take this course,

MARRIED WOMEN AND INCOME TAX

HOW WILL THE FINANCE BILL DEAL WITH THE QUESTION?

By Amy M. Hicks, M.A.

House of Commons, and many people want to know how the Chancellor of the Exchequer proposes to deal with the anomalous condition of the law relating to the taxation of married women. The famous Wilks case of last autumn is still fresh in the memory, and the imprisonment of Mr. Wilks for the refusal of his wife to pay her income tax showed the refusal of his wife tax showed the refusal of his wife tax showed the refusal of his wife tax showed tax showed the refusal of his wife tax showed tax show up very clearly the absurdity of the position, which is briefly as follows: Although by the Married Women's Property Act of 1882 a wife has complete one, and that they must be taxed on that basis; as

APRIL 11, 1913.

the stead of the specified of the secretary of the position, which is briefly as follows: Although by the Married Women's Property Act of 1882 a wife has complete control over her separate income, and the husband has no power of taking a penny of it or of making her disclose its amount, yet by the Income Tax Act of 1842 he is still bound to make a return of the joint incomes, and is liable for income tax on the voc.

Anyone can see that this places the husband in an unfair position, and apparently Mr. Lloyd George intends to relieve him from it. He stated in the House of Commons last October that he would "consider the question of amending the law so as to brivate the necessity for such action" as was taken against Mr. Wilks. With this promise of consideration from the Chancellor, we may safely leave those simportant persons, the husband, to look after themselves.

It is the wives—those people who really don't matter, politically speaking—who are, as usual, likely to come off badly. There seems a general idea that the cortwism of the laws data slogether to the disadvantage of the husband. Not af all; in the great majority of cases its is the wife who suffers. For married women are in a position to earn aircome on which income tax can be charged, and who can therefore, like Mrs. Wilks, refuse payment colaim is admitted that its sent in by a married women are a small income derived from investments on which (even when added to that che for their husband sent elabatement is day as the state that the contision of the laws and a substitute that their husbands are liable. A fargreater number have a small income derived from investments on which (even when added to that che for their husband with the money is refunded to him, and if he chemen is a day to the cases of the proper in the proper in the substitute of the continuous proper in the substitute of the continuous proper in the substitute of the continuous proper in the substitute in the substitute is a sealer than the case of the proper in the substitute in the chooses to keep it she has no means of getting a penny of it back. So that although married women are, in theory, not liable to taxation at all, vet come tax is regularly deducted from their divi-

The Finance Bill for 1913 will soon be before the | their own experience will occur to everyone where

AUSTRALIAN WOMEN TO MR. HARCOURT

The following letter has been sent to Mr. Lewis Harcourt, Secretary of State for the Colonies, by Miss Vida Goldstein, on behalf of the Women's Political Association of Victoria:—

Dear Sir,—We desire to express to you our deep regret that, as Secretary of State for the Colonies, you should adopt the attitude you do towards the enfranchisement of the women of the United Kingdom. Your open denunciation of a principle which is an integral part of our Australian Constitution, and which is a part of our very lives, is a serious reflection on Australian women. Please do not misunderstand us. We respect your convictions, and do not claim, impertinently, that you should conceal them, but we think we are entitled to ask that, as we are, in a sense, the "constituents" of the Secretary of State for the Colonies, you should refrain from using your official position to thwart a reform which touches us as closely as does the enfranchisement of English women.

It is a reflection on Australian women that our

"VOTES FOR WOMEN" FELLOWSHIP Colours: Purple, White, and Green

are, in theory, not liable to taxation at all, yet income tax is regularly delacted from their dividence of the period of the pe

"THREE YEARS' PENAL SERVITUDE"

Second Day of Mrs. Pankhurst's Trial at the Old Bailey-Her Speech from the Dock-Verdict and Sentence-Striking Demonstration of Anger in the Court

the tried for the Mr. Pothodory.

FORTH RYDERC 198 THE CONTROL CONTROL

Mrs. Pankhurst's trial was resumed and concluded at the Old Bailey before Mr. Justice Lush and a jury last Thursday morning. The Court was again crowded, as on the first day of the proceedings. Mr. Bedkin and Mr. Travers Humphreys appeared, as before, on behalf of the Director of Public Prosecutions, and Mrs. Pankhurst conducted her own defence, as sisted by her solicitor, Mr. Marshall. During the bearing, Miss Olive Hockon, whose trial followed Mrs. Pankhurst's, came and sat at the solicitor's table.

FURTHER EVIDENCE FOR THE PROSECUTION

Rescue Homes for Little Girls

Further evidence was called for the prosecution, and Detective Renshaw, the Scotland Yard reportor who attended Mrs. Pankhurst's meetings, entered the witness-box, and some time was occupied by the counsel in reading the witness's report of defendant's speeches. In one of these Mrs. Pankhurst's meetings, entered the witnesse Mrs. Pankhurst's meetings, entered the witnesse Mrs. Pankhurst's meetings, entered the witnesse Mrs. Pankhurst's meetings, entered the witnesses Mrs. Pankhurst's meetings, entered the witnesses Mrs. Pankhurst for the providence was called for the prosecution, and Detective Renshaw, the Scotland Yard reportor who attended Mrs. Pankhurst's meetings, entered the witnesses box, and some time was occupied by the counsel in reading the witness's report of defendant's speeches. In one of these Mrs. Pankhurst (to the Witness): Were voy as ware at the time, or are you aware at the time, or are you aware that the man of the Surfragists, who gave the name of Miss James. We say Miss Forbes Robertson?

Mrs. Pankhurst (to the witness): Were voy as ware at the time, or are you aware that the men of the Surfragists, who gave the name of Miss James. Witness is Learnet's voy of the candition of the street that had seen the conditions of agency of the candition of the street that had seen the conditions of agency of the canditions of the conditions of agency of the very conditions of agency of the very conditions of agency of the very one of t

THE REVOLUTIONARY CAMPAIGN

Thursday, April 3. — Mrs. Pankhurst sentenced to three years' penal servi-tude at the Old Bailey.

APRIL 11, 1913.

suffragists said to be responsible for fire on Wednesday, April 2 (after we had gone to press), at Free Church, Hampstead Garden Suburb, damage estimated at £200. Fires also discovered in four houses in same district. Attempt to blow up railway station at Oxted, Surrey; Suffragist sympathisers suspected; two men said to have caused the explosion.

At Manchester Art Gallery, glass of thirteen pictures broken; three arrests. Gallery insured against fire, but not other damage; value of pictures at-

Gallery insured against fire, but not other damage; value of pictures attacked not less than £25,000 or £30,000. Also eleven pillar-boxes attacked. At annual inspection of Plymouth dockyards by Mr. Churchill, inscriptions enamelled by Suffragists on old Pallyckards. Lighthouse, one being as dockyards by
tions enamelled by Sunra.

Eddystone Lighthouse, one being
follows: "To Mr. Churchill,—No
security till you give women votes, no
matter how big the Navy." At a
suburb, Lipson, telephone wires cut.
One carriage of an empty train,
standing on a siding, wrecked by an
explosion, at Davenport, near Stockport; carriage became disconnected and
hurled down embankment; attributed to
Suffragists.

Thursday, April 3. — At the Central
Criminal Courts, Old Bailey, before
Mr. Justice Lush, on a charge of inciting some unknown person to destroy a
house at Walton, Mrs. Pankhurst
sentenced to three years' penal servitude.

At the Central Criminal Courts, Old
Av. before Mr. Justice Lush, on
a house at Walton, Mrs. Pankhurst
sentenced to three years' penal servitude.

At the Central Criminal Courts, Old
Av. before Mr. Justice Lush, on
a house at Walton, Mrs. Pankhurst
sentenced to three years' penal servitude.

Letters damaged at Brighton and

Four main telegraph wires severed near Llantarnum, Pontypool; a paper left, bearing the words, "We won't be quiet until Mrs. Pankhurst is out of prices?"

found.

Fire discovered in half-built house at
Little Heath, Potters Bar, said to
have been the work of Suffragists.

Extensive damage to hyacinth beds in
Park at Newcastle; footprints of
women's goloshes found.

somen's goloshes found.

King Henry VI. School, King's Norion, long been closed, opened on Saturlay; on a blackboard following words
found written: "Two Suffragists have
entered here, but, charmed with this
old-world room, have refrained from
their design of destruction."

Sunday, April 6.— Letter-box attacks at Queen's Park, a suburb of Glasgow.

Large empty house at Eaton, a suburb of Norwich, badly damaged by fire; an organiser for a local W.S.P.U., asked if she had anything to say about the matter, replied that she neither accepted nor disclaimed responsibility for it.

Monday, April 7.—Attempt to fire stand at Ely Racecourse, Cardiff; no arrests. Large number of letters destroyed in letter-box outside Royal Exchange, Glasgow. Fires in pillar-boxes at East-bourne; also at Bournemouth and Ilford.

Tuesday, April 8 .- Arrest of Miss Annie

Grimsby.

One of Sebastopol siege guns in grounds of Dudley Castle fired; force of explosion heard for miles, many windows shattered. Attributed to Suffragists. Wednesday, April 9.—Fire in letter-box, Parliament Street Post Office.

It is stated that women are not to be dmitted to the Crewe Railway Station hen the ceremony of presenting an advess takes place on their Majesties' rival. It is understood that a number ladies, as well as gentlemen, were to ave been presented.

SUFFRAGISTS IN PRISON

In Holloway Gaol Length of Sentence. Name. Miss Louisa. Gay.... Mrs. Ethel Beekett... Mrs. Maud Brindley Mrs. Marie I ouisa Miles Miss Mabel Muriel Schole! Miss Pleasance Pendred Miss Jane Short... Hiss Ella Stevenson... Hiss Marjorie Masters Miss Margaret Macfarlane Miss Margaret Llewhelin Mrs. Pankhurst Miss Olive Hocken Miss Olive Hocken Miss Olive Hocken Miss Olive Hocken Feb. 22 In Wormwood Scrubbs Prison

..... Mar. 8 + Being forcibly fed.

IN THE COURTS

†Mr. Hugh Franklin

At the Central Criminal Courts, Old Bailey, before Mr. Justice Lush, on a charge of having conspired to set fire to a pavilion at Roehampton, to damage orchid houses at Kew Gardens, to cut telegraph wires, and with having placed fluid in a letter-box at Ladbroke Grove, Miss Olive Hocken; trial adjourned.

riday, April 4.— At the Old Bailey, Miss Olive Hocken sentenced to four months in the second division, and to pay half the costs of the prosecution.

At the Central Criminal Court, Old Bailey, before the Recorder, charged with maliciously damaging pictures at the City Art Gallery, Miss Olive Hocken sentenced to four months in the second division, and to pay half the costs of the prosecution.

At the Central Criminal Court, Old Bailey, before the Recorder, charged with maliciously damaging pictures at the City Art Gallery, Miss Annie Briggs, Mrs. Lilian Forrester, and Miss Evelyn Manesta remanded.

At the City Art Gallery, Miss Annie Briggs, Mrs. Lilian Forrester, and Miss Evelyn Manesta remanded.

At the Croydon Police Court, charged with being suspected persons found loitering, and in possession of a quantity of inflammable material, Miss Phyllis Brady, remanded.

Saturday, April 5.— At the Croydon Police Court, Miss Phyllis Brady and Miss Milicent Deane, remanded.

Saturday, April 5.— At the Croydon Police Court, Miss Phyllis Brady and Miss Milicent Deane remanded, bair of womenths, was released on Tuesday, April 8. She had been sentenced on March 7 to eighteen months from the prison authorities, was released on Tuesday, April 8. She American Suffragist, who was sentenced on March 7 to eighteen months from the prison authorities, was released on Tuesday, April 8. She American Suffragist, who was sentenced on March 7 to eighteen months from the prison authorities, was released on Tuesday, April 8. She had been sentenced to with maliciously damaging pictures at the City Art Gallery, Miss Allian Forrester, and Miss Milicent Deane, remanded.

Saturday, April 5.— At the Croydon Police Court, before Sheriff Baillie, charged with attempting to fire the Grand Annies of the Police Court, before Sheriff Baillie, charged with a tempting to fire the Grand Annies of the Police Court, before Sheriff Baillie, charged with being a disturber of the peace and an inciter of others, and the province of the peace and an inciter o

The above is a photograph taken from a statue in Berlin called "Amazone," by Louis Tuaillon.

Miss Annie Kenney was arrested at the offices of the Women's Social and Political Union last Tuesday afternoon, on a charge of incitement to violence, and was brought up at Bow Street Police Court, the same day, before Sir Albert de Rutzen. The action of the authorities was taken under an Act, Edward III., Cap. 34, directed against "disorderly persons."

Mr. A. H. Bodkin (instructed by Mr. William Lewis) appeared on behalf of the Director of Public Prosecutions, and Mr. Guy Stephenson, the assistant director,

"A Precautionary Measure"

Miss Zeilie Emerson, the American Suffragist, who was sentenced on February 18 to two months, was released on Tuesday evening. April 8, owing to the condition of her health brought about by forcible feeding.

Mr. William Lansbury was released on April 9 at the expiration of his sentence

Miss. Density

MISS OLIVE HOCKEN'S CASE

On Thursday in last week, before Mr.
Justice Lush, at the Old Bailey, Miss
Hocken was convicted of complicity in
the attempted outrage at Roehampton
Club, and was sentenced to four months'
imprisonment in the second division, in
addition to paying half the costs of the

After an absence of about twenty minutes the jury found the prisoner guilty of conspiracy to commit damage at Roshampton. On the other counts they found her not guilty.

Miss Hocken said she would like to ex-

had worked in it heart and soul, because it was her deeply-rooted conviction that the world would be fairer and the conditions of life better for men, as well as for women and children, if women shared in the government.

She added:

"A Court composed entirely of men has no moral right to convict and sentence a woman, and until women have the power of voting I shall continue to defy the law, whether I am in prison or out of it."

THE POLITICAL SITUATION AND THE PRESS

180	Females.	Males
1910	113	3
1911	182	6
1912	238	2
1913	66	4

to the years 1910 and 1911 could not be ramined by the street of the years 1910 and 1911 could not be ramined by the particulars might not now be available.

Mr. Weeders and the street of the street

THE POLITICAL SITUATION AND THE PRESS

On Throndy in hat week Mr. Dekishoof for the policy of the po

APRIL 11, 1919.

SUFFRACE STATE

In the State of Washington, where women won the vote in November, 1910, a Minimum Wage Bill has been passed, making \$1.25 (i.e., 5s.) per day the lowest permissible wage for women employed in offices, factories, laundries, stores, and other commercial enterprises.

VOTES FOR WOMEN STRIKERS!

It cannot but appear to an outside observer that if the rank and file of the Shrit Waist Makers and Garment Workers of New York possessed the head and the heart to vote a strike, they were equally well equipped to vote a strike, they were equally well equipped to vote a strike.

The Masses.

VOTES FOR WOMEN IN SOUTH AFRICA

We have received the following interesting communication from a correspondent in South Africa:

It was said of South African women, by one of their number who had paid a visit to England, that they were practically living in the atmosphere of the seventeenth century. I should not venture to make such a statement, but I cannot help thinking, as the result of my experience there, that the majority of the women, Dutch or English, have a very imperfect conception of the meaning of the Women's Movement in the twentieth century. I have already described my visit to Natal and the Transvaal, and my stay at Kimberley (see Vores Prow Women, November 29, 1912). I propose in this letter to deal with our work in Cappe Province, the most beautiful and populous part of South Africa.

The Woman's Vote to Save the Union

The country itself is indeed a dream of beauty. But "it is not to taste sweet things, but to do good and noble deeds, that the meanest son of Adam dimly longs," as Carlyle reminds us, and in this land of beauty there exist colossal evils and memorials of a tragic past which rend the heart. The two European races that

WOMAN SUFFRAGE IN AMERICA.

The Victory IN ALSKA

Further information is now to band concerning the enfrancement of the property of the control of the contr

Militancy Explained

women won the vote in November, 1910; a Minimum Wage Bill has been passed, making \$1.25 (i.e., 5s.) per day the lowest permissible wage for women employed in offices, factories, laundries, stores, and other commercial enterprises.

TO BOYCOTT THE ANTI'S

Mrs. Belmont, the millionaire American Suffragist, has issued a statement to her fellow-countrywomen asking them to boycott England and English ships until English women are given the franchise.

SUFFRAGIST ADMITTED TO AMERICA Reversal of Decision

Miss Florence Ward, the English Suffragist, who, as stated in last week's Votes you Women, was refused admission to America on the ground that she had been imprisoned for four months for window breaking, has now received permission from Washington to enter the country.

To the Country where Women Vote



SUNDOUR

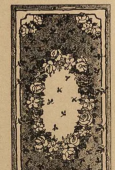
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4ft. by 2ft. - - 6/11

4ft. 6in. by 2ft. 3in. 8/11 5ft. by 2ft. 9in. - 12/9

UNITED KINGDOM.

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Please mention "Votes for Women" when writing.

WESTBOURNE LONDON, W.

CORRESPONDENCE

Sent "Carriage Paid" anywhere in the United Kingdom.

THE SAND JUSTICE To the Editors of Norman No. Works. There Editors—How does not not be the part of the House of Lards: "I should fail if to the second of the part of the House of Lards: "I should fail if to the part of the House of Lards: "I should fail if to the part of the House of Lards: "I should fail if to the part of the House of Lards: "I should fail if to the part of the House of Lards: "I should fail if to the part of the House of Lards: "I should fail if to the part of the House of Lards: "I should fail if to the part of the House of Lards: "I should fail if to the part of the House of Lards: "I should fail if to the part of the House of Lards: "I should fail if to the part of the House of Lards: "I should fail if to the part of the House of Lards: "I should fail if to the part of Lards: "I should fail if to the part of Lards: "I should fail if to the part of Lards: "I should fail if to the part of Lards: "I should fail if to the part of Lards: "I should fail if to the part of Lards: "I should fail if to the part of Lards: "I should fail if to the part of Lards: "I should fail if to the part of Lards: "I should fail if to the part of Lards: "I should fail if to the part of Lards: "I should fail if to the part of Lards: "I should fail if to the part of Lards: "I should fail if to the Lards: "I should fail if to the part of Lards: "I should fail if to the Lards: "I should f



TOTTENHAM COURT ROAD - LONDON - W.

COMING EVENTS

APRIL 11, 1913.

will be a discussion.

Mrs. Pethick Lawrence will speak at a meeting at the Philosophical Hall, Leeds, on Monday, April 14, at 8 p.m. Chairman, the Rev. R. H. Harvey, M.A. Mr. and Mrs. Pethick Lawrence will be present at a Social Gathering at the Small Public Hall, Croydon, on Thursday, April 17. The gathering will be from 8 p.m. to 11. There will be short speeches, recitations, and competitions. A public meeting will be held in the Atheneum, Glasgow, on Monday, April 21, at 8 p.m. Speakers, Mrs. Pethick Lawrence and Miss Eunice Murray. The chair will be taken by Miss Constance Andrews.

taken by Miss Constance Andrews.

The Church League for Women's Suffrage will hold an Irish branch meeting in the Gregg Memorial Hall, Dawson Street, Dublin, on Tuesday, April 15. Speakers, Miss Canning and the Rev. C. Hinschiff. There will be a Wimbledon meeting on April 17, at 8.30 p.m., at St. Mark's Hall, when the speakers will be the Right Rev. Bishop Powell and Dr. Helen Hanson. The League's Spring Fair, to raise funds for its educational work, will be held at the Rectory Road Hall, Stoke Newington, on April 17 and 18.

PROTEST AGAINST COERCION BY

WOMEN'S LABOUR LEAGUE

being waged by a small number of women against the whole community."

The Government and the House of Commons (the resolution declares) are overlooking the fact that the root cause of the unrest can only be removed by giving votes to all adult men and women.

WOMEN CIVIL SERVANTS

At a meeting held by the Civil Service Women's Suffrage Society last week, the following resolution was carried unanimously:—

That this meeting of women civil servants expresses its profound dissatisfaction at the attitude of the Government towards the demand for the eniranchisement of women, and refuses to accept the offer of opportunities for a private member's Bill as homourable fulfilment of the pledges given by the Prime Minister to representatives of Suffrage societies. It calls upon the Government to introduce this session a Government to introduce this session a Government to introduce this session a Government as it is or may be granted to men.

"ONE LAW FOR MEN."

A youth charged with behaving in a disorderly manner, and with assaulting a policeman by knocking him down, during the Suffragist meeting on Wimbledon Common last Sunday, was let off with the nominal fine of Ubs. I Four others, charged with "inciting" the erowd to release another prisoner—one of them called out, "Go on, boys; let's rush the police!"—were merely bound over.

As we have had occasion to remark be
**Superior Suffrage League, Goschen Buildings, Henrietts Street, W.C.

**Women's Tax Resistance League, 10, 7abbet House, St. Martin's Lane, W.C.

**Women's Tax Resistance League, 10, 7abbet House, St. Martin's Lane, W.C.

**Women's Tax Resistance League, Goschen Buildings, Henrietts Street, W.C.

A NON-MILITANT PROTEST

TAX RESISTANCE

SUFFRAGE DIRECTORY

259, King's Itoad, S.W.

Australian and New Zealand Yoters

Association.

9, Gratton Street, W.

Catholic Women's Suffrage Society,

55, Berners Street, Oxford Street, W.

Free Church League for Women's Sulfrag.

2. Mombury View, Upper Clauston.

2. Mombury View, Upper Clauston.

53, Wandaworth Bridge Road, S.W.
Frlends, League for Women's Suffrage,
Mill Field, Street, Somerset.

Gymnastic Teachers' Suffrage Society,
2. York Place, Oxford Road, Manchester.

Interface of the Company of the

27, Donegail Place, Beliast.

Irishwomen's Suffrage and Local Governments.

125, Leinster Road, Rathmines, Dublin.

Jowleh League for Woman Suffrage,
32, Hyde Park Gardens, W.

London Graduates' Union for Woman

Suffrage,

Chapter Geta.

Chester Gate, Ealing.

Marchers' Qui Vive Corps,
50, West Street, Horsham

fore on similar occasions, it is fortunate for the young hooligans who go to break up Suffragette meetings that they are not women demanding their constitutional

A New Pamphlet

Me may here add that a new pamphlet, "Married Women and Income Tax" (price 3d.), has been published by the League. The subject dealt with is one of immediate interest in view of the statement made by the Chancellor of the Statement of the Australia of the Rectory Road Hall, Stoke Newington, on April 17 and 18.

The Suffrage Club, 52, New Bond Street, announce a lecture by the Rev. C. Llewellyn Smith on "The Significance of the Suffrage Movement," on Thursday, April 19, at 3.30 p.m. On Tuesday, April 29, at 3.30 p.m., there will be a lecture on "Women and Children Criminals: the Need for Reform in our Penal System."

The "Edward Terry" Dramatic Club will give a performance of "The Younger Generation," on Saturday, April 19, at 8 p.m., under the auspices of the Men's Political Union for Women's Enfranchisenent. The proceeds will be devoted to the "William Ball" Fund, and the play till he presented at the Contract of the Men's Political Union for Women's Enfranchisenent. The proceeds will be devoted to the "William Ball" Fund, and the play till he presented at the Contract of the Men's Political Union for Women's Enfranchisenent. The proceeds will be devoted to the "William Ball" Fund, and the play till he presented at the Contract of the Men's Political Union for Women's Enfranchisenent. The proceeds will be devoted to the "William Ball" Fund, and the play till he presented to the Men's Political Union for Women's Enfranchisenent. The proceeds will be devoted to the "William Ball" Fund, and the play till he presented the play till be presented to the Men's play the Chancellor of the Exchequer foreshadowing the probable amendment of the laws affecting the taxation of married women's incomes in the next Finance Bill. The point specially dealt with in the pamphlet

We may here add that a new pamphlet. "Married Women and Income Tax" (price 3d.), has been published by the Clancellor of the Exchequer of reshadowing the Deague. The subject 3d.), has been published by the Clancellor of the Exchequer of re

Actresses' Franchise League, 2. Robert Street, Adelphi, W.C. Artists' Suffrage League, 259, King's Road, S.W.

Catholic Women's Suffrage Society,
55, Berners Street, Oxford Street, W.
Church League for Women's Suffrage,
6, York Buildings, Adelphi, W.C.
13, Society Road, Highbury,
13, Society Road, Highbury,
14, Dover Street, W.
Federated Council of Women's Suffrage
Society Street, S.W.
Free Church League for Women's Suffrage,
2, Hollmbury Yiew, Upper Classton,

International women a Franchise Citto,
9, Gration Street, W. Frish League for Woman Suffrage,
Emerson Clab. 13, Buckingham Street, W.C.
Hishamson Clab. 13, Buckingham Street, W.C.
Antient Concert Buildings, Gt. Brunswick St.
Dublin.
Irishwomen's Reform League,
23, South Ame Street, Dublin.
Irishwomen's Suffrage Federation,
23, South Ame Street, Dublin.
Irishwomen's Suffrage Society,
27, Dongell Piace, Bellast.

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VOTES FOR WOMEN AND A GOOD LAUNDRY.

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