

# The Queen v Louis Riel

INTRODUCED BY DESMOND MORTON

EDITED BY MICHAEL BLISS





# Queen V Louis Riel

**Michael Bliss**





## **Queen V Louis Riel:**

*The Queen V Louis Riel* Michael Bliss, 2019 The transcript of Louis Riel's trial has never been readily accessible to the general reader interested in the 1885 Rebellion and related events This work will promote knowledge of the facts and illustrate a social phenomenon of nineteenth century Canada In that age litigation was a prime public spectacle and the trial of Louis Riel in 1885 was followed intently across the country The crowded stuffy courtroom in Regina was the stage for the most dramatic and perhaps the most important state trial in Canadian history Riel had decided never to return to the dreary hopeless life of an exile Guided by his own private vision of reality he tried to carry his revolutionary struggle from the field into a new arena because he was not a man of action but a man of words He went to his enemies to demand the great public trial which he had never received a trial that was the deliberately chosen climax of his political life and an opportunity to vindicate himself Much of the drama of the courtroom was created by his struggles with his own lawyers to be able to present his own case In the background were the almost insoluble dilemmas created by a conflict of cultures In his introduction Desmond Morton has sought to banish many of the myths which surround both Riel and the trial doing justice to Macdonald and the government as well as to the prisoner of Regina In the process he has restated the issues of the trial in the terms understood by his contemporaries *The Queen Vs. Louis Riel* Louis Riel, 1886 **The Queen V Louis Riel**

Desmond Morton, 1974-12-15 The transcript of Louis Riel's trial has never been readily accessible to the general reader interested in the 1885 Rebellion and related events This work will promote knowledge of the facts and illustrate a social phenomenon of nineteenth century Canada In that age litigation was a prime public spectacle and the trial of Louis Riel in 1885 was followed intently across the country The crowded stuffy courtroom in Regina was the stage for the most dramatic and perhaps the most important state trial in Canadian history In his introduction Desmond Morton has sought to banish many of the myths which surround both Riel and the trial doing justice to Macdonald and the government as well as to the prisoner of Regina In the process he has restated the issues of the trial in the terms understood by his contemporaries

Louis Riel and the Creation of Modern Canada Jennifer Reid, 2008-11 Since he was tried and hanged for treason in November of 1885 Louis Riel has been the subject of more histories biographies novels and poetry than any other figure in Canadian history Politician founder of Manitoba and leader of the aboriginal Métis people Riel led two resistance movements against the Canadian government the Red River Uprising of 1869-70 and the North West Rebellion of 1885 in defense of Métis and other minority rights Against the backdrop of these legendary uprisings Jennifer Reid examines Riel's religious background the mythic significance that has consciously been ascribed to him and how these elements combined to influence Canada's search for a national identity Reid's study provides a framework for rethinking the geopolitical significance of the modern Canadian state the historic role of Confederation in establishing the country's collective self image and the narrative space through which Riel's voice speaks to these issues The Queen Vs. Louis Riel Louis Riel, 2015-08-08 This work has



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Unsound Empire Catherine L. Evans, 2021-09-28 A study of the internal tensions of British imperial rule told through murder and insanity trials Unsound Empire is a history of criminal responsibility in the nineteenth century British Empire told through detailed accounts of homicide cases across three continents If a defendant in a murder trial was going to hang he or she had to deserve it Establishing the mental element of guilt criminal responsibility transformed state violence into law And yet to the consternation of officials in Britain and beyond experts in new scientific fields posited that insanity was widespread and growing and evolutionary theories suggested that wide swaths of humanity lacked the self control and understanding that common law demanded Could it be fair to punish mentally ill or allegedly uncivilized people Could British civilization survive if killers avoided the noose

**The Queen Vs, Louis Riel** Louis Riel, 2017-10-29 Excerpt from The Queen Vs Louis Riel Accused and Convicted of the Crime of High Treason Report of Trial at Regina Appeal to the Court of Queen s Bench Manitoba Appeal to the Privy Council England Petition for for Medical Examination of the Convict List of of Petitions for Commutation Mr Justice richardson Mr Sheriff will you bring in the prisoner Prisoner brought in and placed in the dock About the Publisher Forgotten Books publishes hundreds of thousands of rare and classic books Find more at [www.forgottenbooks.com](http://www.forgottenbooks.com) This book is a reproduction of an important historical work Forgotten Books uses state of the art technology to digitally reconstruct the work preserving the original format whilst repairing imperfections present in the aged copy In rare cases an imperfection in the original such as a blemish or missing page may be replicated in our edition We do however repair the vast majority of imperfections successfully any imperfections that remain are intentionally left to preserve the state of such historical works

Canadian Criminal Law in Ten Cases Martin L. Friedland, 2024-07-05 Canadian Criminal Law in Ten Cases explores the development of criminal justice in Canada through an in depth examination of ten significant criminal cases Martin L Friedland draws on cases that went to the Supreme Court of Canada or the Privy Council including well known cases such as those of Louis Riel Steven Truscott Henry Morgentaler and Jamie Gladue The book addresses such issues as wrongful convictions the enforcement of morality Indigenous experiences with criminal law bail and trial delay and



the impact of the 1982 Charter of Rights and Freedoms on the criminal justice system Friedland describes in a masterful way the factual background of each case and the political social and economic conditions of the time Each character the accused judges and counsel is described in detail as are the relevant laws and procedures Friedland includes recommendations on how the criminal justice system can be improved such as by creating a new federal commission devoted solely to criminal justice and by the enactment by Parliament of enhanced codes of evidence and criminal law and procedure Canadian Criminal Law in Ten Cases is an indispensable guide to understanding the criminal justice system for lawyers students and anyone interested in criminal law and the administration of criminal justice **The Queen Vs. Louis Riel** Louis Riel,1974

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McEnroe,2020-04-01 A Troubled Marriage describes the lives of native leaders whose resilience and creativity allowed them to survive and prosper in the traumatic era of European conquest and colonial rule They served as soldiers scholars artists artisans and missionaries within early transatlantic empires and later nation states These Indian and mestizo men and women wove together cultures shaping the new traditions and institutions of the colonial Americas In a comparative study that spans more than three centuries and much of the Western Hemisphere McEnroe challenges common assumptions about the relationships among victors vanquished and their shared progeny The Queen Vs. Louis Riel Louis Riel,1886 **The Queen V Louis Riel, Accused and Convicted of the Crime of High Treason** ,1886 **Sale** Anderson Galleries, Inc,1905

**Literary Land Claims** Margery Fee,2015-10-16 Literature not only represents Canada as our home and native land but has been used as evidence of the civilization needed to claim and rule that land Indigenous people have long been represented as roaming savages without land title and without literature Literary Land Claims From Pontiac s War to Attawapiskat analyzes works produced between 1832 and the late 1970s by writers who resisted these dominant notions Margery Fee examines John Richardson s novels about Pontiac s War and the War of 1812 that document the breaking of British promises to Indigenous nations She provides a close reading of Louis Riel s addresses to the court at the end of his



trial in 1885 showing that his vision for sharing the land derives from the Indigenous value of respect Fee argues that both Grey Owl and E Pauline Johnson's visions are obscured by challenges to their authenticity Finally she shows how storyteller Harry Robinson uses a contemporary Okanagan framework to explain how white refusal to share the land meant that Coyote himself had to make a deal with the King of England Fee concludes that despite support in social media for Theresa Spence's hunger strike Idle No More and the Indian Residential School Truth and Reconciliation Commission the story about savage Indians and civilized Canadians and the latter group's superior claim to develop the lands and resources of Canada still circulates widely If the land is to be respected and shared as it should be literary studies needs a new critical narrative one that engages with the ideas of Indigenous writers and intellectuals *A Country Nourished on Self-doubt* Thomas Thorner, Thor Frohn-Nielsen, 2010-01-01 Always illuminating often infuriating and as raw and vivid as any collection of primary materials that I've seen assembled for students I will definitely be using the book in my survey course Christopher Pennington University of Toronto Scarborough

**Riel's Defence** Hans V. Hansen, 2014-06-01 In 1885 Louis Riel was charged with high treason found guilty and consequently executed for his role in Saskatchewan's North West Rebellion During his trial the Métis leader gave two speeches passionately defending the interests of the Métis in western Canada as well as his own life Riel's Defence studies these speeches demonstrating the range of Riel's political and personal concerns The first and better known of the two speeches addresses the jury while Riel's second speech rarely reprinted addresses the court following his guilty verdict Both orations have been edited annotated and reprinted and are followed by essays from diverse perspectives including philosophy law history political science religion and communication studies Through the course of their inquiry contributors come to understand more about Riel's personal character and political thought as well as his arguments supporting Métis land claims grievances against the federal government and his immigration plan for the North West Evaluating the rhetorical quality legal merit and cultural stakes of his speeches Riel's Defence reveals the significance of the last public statements made by a man who indelibly shaped Canada's history by combining his personal vision with a national vision [Peel's Bibliography of the Canadian Prairies to 1953](#) Ernest Boyce Ingles, Bruce Braden Peel, Norman Merrill Distad, 2003-01-01 The Prairie Provinces cover Alberta Saskatchewan and Manitoba

**Reconciling History** Jody Wilson-Raybould, Roshan Danesh, 2024-10-29 One of Indigo's Top 10 History Books of 2024 and Top 100 Books of 2024 One of the Toronto Star's 25 books to read this season One of Kobo CA's Best Nonfiction Ebooks of the Year One of CBC's Best Canadian Nonfiction of 2024 From the 1 national bestselling author of *Indian in the Cabinet* and *True Reconciliation* a truly unique history of our land powerful devastating remarkable as told through the voices of both Indigenous and non-Indigenous peoples The totem pole forms the foundation for this unique and important oral history of Canada Its goal is both toweringly ambitious and beautifully direct To tell the story of this country in a way that prompts readers to look from different angles to see its dimensions its curves and its cuts To see that history has an arc just as the



totem pole rises but to realize that it is also in the details along the way that important meanings are to be found To recognize that the story of the past is always there to be retold and recast and must be conveyed to generations to come That in the act of re telling meaning is found and strength is built When it comes to telling the history of Canada and in particular the history of the relationship between Indigenous and non Indigenous peoples we need to accept that the way in which our history has traditionally been told has not been a common or shared enterprise In many ways it has been an exclusive and siloed one Among the countless peoples and groups that make up this vast country the voices and experiences of a few have too often dominated those of many others Reconciling History shares voices that have seldom been heard and in this ground breaking book they are telling and re telling history from their perspectives Born out of the oral history in True Reconciliation and complemented throughout with stunning photography and art Reconciling History takes this approach to telling our collective story to an entirely different level



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