and VICINITY, that their,

fident that by doing so we will secure their future | words. (Opposition cheers).

A full stock of COATINGS, TROWSER INGS, VESTINGS, &c., always on hand.

RUSSELL & WATSON 29 SPARKS STREET



HER EXCELLENCY

THE COUNTESS OF DUFFERIN Will be at Home to receive Visitors From Tures to Six, ON FRIDAY NEXT.

F. ROWAN HAMILTON.

NEW ADVERTISEMENTS. Canada Central and Brockville and Ottawa Rull

Notice-C Grayburn. To Painters-Wm West.

At Home-F. Rowan Hamilton Agents Wanted-O Stinson & Co.

No tice of an intended By-law: -Th's Wiggins,

The Ottawa Times

MONDAY, MAY 7, 1873.

House, where orders for advertisements and job printing will be received from 8 a. m. to 7 p. m.

Blair further results for advertisements and job printing will be the dill sot repudiate it. Mr.

Blair further results for advertisement for advertisements and job printing will be the purchase having been made, he dill sot repudiate it. Mr.

Blair further results for advertisement for adve must be left at the TIMES office, Wellington street.

ROBERTSON, ROGER& CO.

ient of the General Indian Council of One

when the Elgin street site was chosen by and, to cover the deficiency, it has deci-

THE WASHINGTON TREATY. .

which were innocent of consequences in vince of Unterio. These gentlemen ac. England. He did not entertain that view. gentlemen have been disclaiming making matters that have been dug up by this political antiquarian, we may instance this unearthing of the Washington Treaty on Monday; which in so far as this Parliament is concerned might be twenty years of 1, and as good a basis for a resolution as it is to-day. No one denies that it would be a great advantage to Canada to would be a great advantage to Canada to choose. The result, however, was the likely to be less that a point of the committee that the politions, which sadded to the season on charges and accusations, and I Louis Ross, the sitting member, was duly be fired next. Or is this the "flast straw which was intended to the branch of the Congress of the Con possess the right of the free navigation of the Columbia River. But the more respectful way would be, if the immediate diste vicinity of "Cartier Square." The he would not have his share. (Hear, hear, that the hon, mover has expressed his concession of that been is considered site is a beautiful one, and has everything and laughter). The motion before the views, I presume he has attained his obmosessary, to pass an address praying Her Majesty to open negotiations with the United States, for that object, without insimulating that the Imperial authorities in sinusting that the Imperial authorities in solutions and states of the Model Schools. It is central and fidence, and was only proposed to have for the country, and he would take completed and offered to the House in the manner in which such reports were usually of the country. But the introduced a bill to continue in force for a instruction of the country. The formation of the country was proceeded with in order than the fidence, and that perhaps he will withdraw fine and offered to the House in the concede to hon, members of the Opposit, and that perhaps he will withdraw fidence, and was only proposed to have concede to hon, members of the Opposit, and that perhaps he will withdraw fidence, and the control of the Country fidence, and the country fidence, and that perhaps he will withdraw fidence, and the country had been derelect in their duties in the After the return from the inspection of to hear the hon, gentleman (Mr. Aikins) actuates their movements on this past. This, however, would not have the sites, an impromptu meeting was held state this motion was one of want of confi-

(Ministerial cheers).

Mr. Blake having finished his speech, Mr. White (Halton) asked if the Premier was prepared to make the explanation he promised with respect to the words alleged to have been made use of in the old Parliament of Canada, towards

of the very same words which Mr. Blake had repeated with reference to Sir Francis (Opposition cheers). After the vote had been taken,

as already reported, it was the Premier's duty to make AN EXPLANATION.

Right Hon. Sir John Macdonald, refer

ring to his promised explanation, said he had taken the earliest opportunity in the old Parliament of Canada, when the member for Vancouver was present, before he left Canada, to explain this matter. He had never made my personal imputation Sir Francis Hinoks. The language used was strong, because it was a time of strong | vehicle of intelligence, you will not, I preup on a matter connected with the pur. Patron Saint of England. Is it Saint information that they had received of were given the other day in your paper? ficially to purchase property for purposes Perhaps a change of patron may have of speculation. The assertion was made in

The proprietors of the TIMES from the Government. He had in Centre Town at the auction ment-s gentleman whose character for verscity no one would dispute-that Sir Blair further assured hun that they had lost money by the transaction. [Cheers.]

An opportunity was thus given Sir

amongst our French fallow citizens. During the last three years especially it has

sought it. 'As the french population in natitution. The cost is estimated at

The Institute is worth about \$5,000, to leave no stone unturned, to realize belonging to the company, that that gen-tio leave no stone unturned, to realize belonging to the company, that that gen-tleman should have gone to Ottawa and (Cheers.)

have been dug up by this W. Monk, Esq., M.P., Hiram Robinson, twenty-five millions, which added to the season on charges and accusations, and I

effect, "That in the opinion of this meet. the Act was to give the Government wished to know the reason for the present

given to their proceedings. The meeting then adjourned

CORRESPONDENCE ---

A QUESTION OF IDENTITY

their patron saint, by the English people. One would suppose, from the remarks in no reason why the English should not have a respectable patron as well as

their Irish fellow-countrymen. The Patron their Martyr Patron, why select a low ruf-I am, very truly.

SECOND PARSIAMENT-FIRST SERVICE

THE SENATE.

CONTINUATION OF THE DEBATE ON THE PACIFIC RAILWAY. the end desired. Its members are hope. He (Mr. cimith) thought it was due to the then the country would be called apen the hands of the Canadians. He did not Hon, Mr. MACDONALD (Victoria) said consider a committee was necessary, espe- -I listened with great pleasure to the

Special to Centlemen the how. leader of the Government now defending the man he at one time charged. The meeting then adjourned to the for proof of that they had documents been good knowledge of human nature. That was not done in this case, and showed a great deal of discretion and a great deal of discretion and a charged good knowledge of human nature. That was not done in this case, and showed a great deal of discretion and a great deal of the Government, the resolution in rewith being "steeped to the lips with cor City Hall, were the Hon. Mr. McKellar fore them signed by the Receiver General, evidently foresaw such a difficulty as that (Opposition cheers). If the and the Hon. Mr. Scott awaited the action who had never seen the money. He said which took place, namely: the failure of committee would not be moved by him. and ask its leave. In our own Parliahon, member had made use of such lun- of the meeting. On the presentation of in his letter that he had received certifiguage, he never had the manhood to the report it was moved by A. Workman, retract it.

Exq., seconded by Mr. Lyon, "That in the amount, was deposited with them in the Act, and chartered a new company, in that." Macdonald event of objection being made to the extra on certain conditions. Now, it was and without this power the Government Mr. MACK NZIE - An unexpected House adjourned from the 14th of Nodenied that he had ever made use of such land within the city limits, expected they or not. Could we say in the form of the city of Ottawa, or its citizens, will letter from the Receiver General that the proceedings on the processing of the city of Ottawa, or its citizens, will letter from the Receiver General that the proceedings of the city of Ottawa, or its citizens, will letter from the Receiver General that the proceedings of the city of Ottawa, or its citizens, will letter from the Receiver General that the proceedings of the city of Ottawa, or its citizens, will letter from the Receiver General that the proceedings of the city of Ottawa, or its citizens, will letter from the Receiver General that the proceedings of the city of Ottawa, or its citizens, will letter from the Receiver General that the proceedings of the city of Ottawa, or its citizens, will letter from the Receiver General that the proceedings of the city of Ottawa, or its citizens, will letter from the Receiver General that the proceedings of the city of Ottawa, or its citizens, will letter from the Receiver General that the proceedings of the city of Ottawa, or its citizens, will letter from the Receiver General that the capitalists would have unexpected that the capitalists would have used in a height session from the Isth of Dear Hon. Mr. CAMERON said if it was unexpected that the capitalists would have used in a height session from the Isth of Dear Hon. Mr. CAMERON said if it was unexpected that the capitalists would have used in a height session from the Isth of Dear Hon. Mr. CAMERON said if it was unexpected that the capitalists would have used in a height session from the Isth of Dear Hon. Mr. CAMERON said if it was unexpected that the capitalists would have used in a height session from the Isth of Dear Hon. Mr. CAMERON said if it was unexpected that the capitalists would have used in the capitalists of the capitalists would have used in the capitalists would have used in the capitalists of the capitalists would have used in the cap cost of land within the city limits, ex- very important that the capitalists would have been in a helpless condition. grace. furnish the amount in excess, if any money had actually been deposited in his with the action of the Government in this thought the proceedings ought to be these adjournments were for the promohands as required by the law? He (Mr. matter; and it is not likely that secret; but in deference to the views of tion of public business, and the third for

> to take such other measures as may be required to survey the same and ascertain and have the amount passed to their open to a charge of partiality. the title, and adjust other matters in con- credit, and that the Act was intended to open to a charge of partiality. man of that committee which was of a because if the house were prorogued, the in car loads nection therewith, as may be necessary to prevent anything of this kind; yet in the lit is a matter of regret that some hon. quasi-judicial character to enter into any matter might remain for months and hes of that the money had been deposited gentlemen should deem it their duty to lengthened discussion in moving these months unsettled. Now, how-The Commissioner signified his intention in the banks and all we had to show was to abide by the action of the meeting; and the certificate of the Receiver General railway scheme, for it is an undertaking sary at some future stage of the proceeds the opportunity. he would see that full effect would be Under these circumstances, suspicion which requires an undivided support. I lings for him to say more he should be pre- with the question if this and the other might be entertained that this charter was am happy to say that this question has, to a pared to do so. He merely wished now to House concurred in the motion for adprocured under false pretences, and that very great extent, lost its sectional, or state to the House the grounds upon which journment, and believed that this was the procured under false pretences, and that the contract was not really a contract. The contract was not really a contract was not really a contract. The contract was not really a contract. The contract was not really a contract was not really a contract. The contract was not really a contract was not really a contract. The contract was not really a contract was not really a contract. The contract was not really a contract was not really a contract. The contract was not really a contract with matter a committee should be carried on. He then moved the matter a committee should be carried on. He then moved the matter a committee should be carried on. He then moved the matter a committee should be carried on. The contract was not really a contract. The contract was not really a contract with the contract was not really a contract. The contract was not really a contract with the contract was not really a contract. The contract was not really a contract was not really a contract. The contract was not really a contract was not really a contract. The contract was not really a contract was not really a contract. The contract was not really a contract was not really a contract was not really a contract. The contract was not really a contract. The contract was not really a contract. The contract was not really a contract was not really a contract was not really a contract. The contract was not really a contract was not really a contract wa he appointed, and he believed it was very wide country the Canada Pacific Railway and upon which he as the chairman had first resolution. important it should be settled before the is written about, and talked about, and been called upon to vote when the commency was asked for in England. He urged looked forward to as a necessity for the mittee were equally divided in favor of resolution was not in accordance with the that we should profit by the experience of settlement and development of the Do- offering these resolutions to the House, report of the committee. the past and proceed very carefully in a minion; and this is the chief reason for The Hon, the Minister of Justice appeared matter of such concern as the present. He concentration of strength and unity of before the committee, and the House was elan addition which was the natural result matter of such concern as the present. He referred to the manner in which the tirend referred to the manner in which the tirend to the committee should have leave to sit when the first been placed in the long transfer to the committee asked for to the proceedings that hud been of that report, namely, that the committee asked for to the proceedings that hud been of that report, namely, that the committee asked for to the proceedings that hud been of that report, namely, that the committee asked for to the proceedings that hud been of that report, namely, that the committee asked for to the proceedings that hud been of that report, namely, that the committee asked for to the proceedings that hud been of that report, namely, that the committee asked for to the proceedings that hud been of that report, namely, that the committee asked for to the proceedings that hud been of that report, namely, that the committee asked for to the proceedings that hud been of that report, namely, that the committee asked for to the proceedings that hud been of that report, namely, that the committee asked for to the proceedings that hud been of that report, namely, that the committee asked for to the proceedings that hud been of that the committee asked for to the proceedings that hud been of that the committee asked for to the proceedings that hud been of that the committee asked for to the proceedings that hud been of that the committee asked for to the proceedings that hud been of that the committee asked for to the proceedings that hud been of that the committee asked for to the proceedings that hud been of the proceedings that hud be English money market. Hop. gentlemen against American capital? It should rather to the committee had it House was not sitting. However, if the on applying to the Francis was a member. It was brought up on a matter connected with the purchase of property at Point Levis. It was charged against certain members of the charged against certain members against certain charged against certain members of the dris, some details of whose edifying history taking. He next noticed the estimate the they had made use of of cost of the Pacific Railway given by the that Americans should have the controlling so when it was charged by the House with day of July next provided that Parliament Senator from Toronto (Mr. emith), and power for all that. Hon, gentlemen need so serious an investigation as that con- be then in session. He argued that, notwithstanding the enor- session, not amalgum ting which were considered that it was advisable that an ago, ordinary. The time chosen was shortly

this enterprise. The project is most pop-ular among the French Canadian citizens, Smith) was one of the humblest members ter whether the power of attorney had of the company, but he felt it his duty to come to Ottawa and render all the assist—who were absent subsequently subscribed their new hall. Many of our leading citi- pany. He went on to say that he knew had been done; best tes these person

> them, and other papers showing who were the directors, how much they had deposit- going to make. Well, let us get a good Senator BUREAU said he was surprised to believe that no other feeling

money required, in England, it will be time enough for the Government then to abrogate the charter, and take steps to build the road themselves, as proposed by so me honorable members. I must here express my regret that the Intercoganic and Canada Pacific Companies did not unite and form one strong Canadian Com
the committee, it was not advantage of the committee of the committee, it was not advantage of the committee of enough given for both Companies. (Cheers)

HOUSE OF COMMONS.

limited time, the Insolvent Act of 1869. Mr. MATHIEU introduced a bill to

Hon, Sir FRANCIS HINCKS presented

unimportant but for the personal incidents allused to. But as some interest may attach to that part of it, we avail ourselves of the Clitical's summary, to show the substance of what took place between Sir John and Mr. Blake.

Mr. Blake said he was surprised to hear was surprised to he THE PACIFIC RAILWAY ENQUIRY.

should be incurred. Carried.

Moved by Mr. Pennock, seconded by Mr. Pennock, seconded by Mr. Kirby, that a committee consisting of the Mayor, Messrs. J. M. General, and he could testify whether he like Worship the Mayor, Messrs. J. M. General, and he could testify whether he like Worship the Mayor, Messrs. J. M. General, and he could testify whether he like Worship the Mayor, Messrs. J. M. General, and he could testify whether he like Worship the Mayor, Messrs. J. M. General, and he could testify whether he like Worship the Mayor, Messrs. J. M. General, and he could testify whether he like Worship the Mayor, Messrs. J. M. General, and he could testify whether he like Worship the Mayor, Messrs. J. M. General, and he could testify whether he like Worship the Mayor, Messrs. J. M. General, and he could testify whether he like Worship the Mayor, Messrs. J. M. General, and he could testify whether he like Worship the Mayor, Messrs. J. M. General, and he could testify whether he like Worship the Mayor, Messrs. J. M. General, and he could testify whether he like Worship the Mayor, Messrs. J. M. General, and he could testify whether he like Worship the Mayor, Messrs. J. M. General, and he could testify whether he like Worship the Mayor, Messrs. J. M. General, and he could testify whether he like Worship the Mayor, Messrs. J. M. General, and he could testify whether he like Worship the Mayor, Messrs. J. M. General, and he could testify whether he like Worship the Mayor, Messrs. J. M. General, and he could testify whether he like Worship the Mayor, Messrs. J. M. General, and he could testify whether he like Worship the Mayor, Messrs. J. M. General, and he could testify whether he like Worship the Mayor, Messrs. J. M. General, and he could testify whether he like Worship the Mayor, Messrs. J. M. General, and he could testify whether he like Worship the Mayor, Messrs. J. M. General, and he could testify whether he like Worship the Mayor, Messrs. J. M. General, and he could testify whether he like Worship the Mayor, Messrs. Currier, M.P., J. B. Lewis, M.P., F. Clemow, had received the security money or not. R. Lyon, C. W. Bangs, J. P. Featherstone, He quoted the remarks of the ex-Finance of the country being sustained in its purity, if it was en-Renfrey. R. Lyon, C. W. Bangs, J. P. Featherstone, He quoted the remarks of the ex-Finance wiolated, the confidence reposed in the have leave to adjourn till the seco.

H. Robinson, E. C. Barber, Geo.

Minister Hineks to the effect that the present administration by the country has present administration by the country has be sustained, or being removed violated, the confidence reposed in the present administration by the country has be sustained, would feel that if the formula provided Parliament be used to be sustained, or being removed violated, the confidence reposed in the present administration by the country has be sustained, would feel that if the formula provided Parliament be used to be sustained, or being removed violated, the confidence reposed in the present administration by the country has be sustained, would feel that if the formula provided Parliament be used to be sustained, or being removed violated, the confidence reposed in the present administration by the country has be sustained, would feel that if the formula provided Parliament be used to be sustained, or being removed violated, the confidence reposed in the present administration by the country has be sustained, would feel that if the formula provided Parliament be used to be sustained, or being removed violated, the confidence reposed in the present administration by the country has been misulated. The provided Parliament be used to be sustained, or being removed violated, the confidence reposed in the present administration by the country has been misulated to be sustained, or being removed violated, the confidence reposed in the present administration by the country has been misulated to be sustained, or being removed violated, the confidence reposed in the present administration by the country has been misulated violated. The present administration by the country has been misulated violated to be sustained, or being removed to be deposited in the present administration by the country has been misulated violated. The present administration May, D. W. Coward, A. H. Taylor, Nev. money was not to be deposited in the present administration by the country in session, and to sit whether the f ase be sustained, would feel that if the formation by the country in session, and to sit whether the f ase be sustained, would feel that if the formation by the country in session, and to sit whether the f ase be sustained, would feel that if the formation by the country in session, and to sit whether the f ase be sustained, would feel that if the formation by the country in session, and to sit whether the f ase be sustained, would feel that if the formation by the country in session, and to sit whether the f ase be sustained, would feel that if the formation by the country in session, and to sit whether the f ase be sustained, would feel that if the formation by the country in session, and to sit whether the f ase be sustained, would feel that if the formation by the country in session, and to sit whether the factor in the factor in session, and to sit whether the factor in session, and to sit whether the factor in H. J. Borthwick, M A., be appointed to banks, because as that gentleman express not been misplaced. The beautiful be sitting or not; and second, that the mer were good cases, this was equally a been given to either company, without be sitting or not; and second, that the mer were good cases, this was equally a been given to either company, without be sitting or not; and second, that the mer were good cases, this was equally a been given to either company, without be sitting or not; and second, that the mer were good cases, this was equally a been given to either company, without be sitting or not; and second, that the mer were good cases, this was equally a been given to either company, and second the sitting or not; and second the second that the mer were good cases, this was equally a been given to either company, and second the second that the sec H. J. Borthwick, M. A., be appointed to select a site for the Normal School on the land recommended by this meeting; and to take such other measures as may be to either company, without the said committee have leave to adjourn from take place. This, it seemed to him, was the Grand Trunk, and there is the did not think it take place. This, it seemed to him, was the Government might have been would be becoming in him as the chair place to place. The said committee have leave to adjourn from the take place. This, it seemed to him, was the Government might have been would be becoming in him as the chair place to place. The said committee have leave to adjourn from the said committee have been the said committee have leave to adjourn from the said committee have been t Hon. Mr. DORION of Napierville said the

showed that if it was correct the subsidy have no fear of foreign influence. Reasons tained in the resolutions and moved by Hon, Mr. HUNTINGTON said the rebeen effected when so many other changes aboved that if it was correct the subsidy were given in this House a few days ago the First Minister. The committee upon sponsibility of these charges did not granted the company was a free gift to the two communities incorporated last the statement of the Minister of Justice altogether rest on him. When, some time nds or partisans of the Government | 13r the two companies, incorporated last the statement of the Minister of Justice altogether rest on him. When, some time mous grants to the company, the Govern. just the reasons why they should have adjournment should be had, but it what he said, and that he was in a position ment would have very little control over done so, If the Interoceanie Company did not itself determine on that to give information respecting them. He the undertaking. He glanced at an enqui. wished, as it alleges, to see the Pacific adjournment, but resolved most properly, was fully aware of the position which he ry which had taken place in England in 1844 under the Presidency of Mr. Glad.

Read purely Canadian, its duty would have the House to sanction assumed, and came forward with a sense the right to adjourn to a period when, actime. On that occasion all the leading ment; its duty would have been to have cording to the statement that was made, country; and the House would not be me-honored patr m, and adopted the peful son of the Alexandria butcher. It is not be the case, it is much be regretted, for there is reason why the English should have a respectable patron as well as it laws a respectable patron as well as it is duty would have been to have pointed the House would be still in session. The House would have belove that the charges were true. He was made, joined the Canada Psicific Company, there-by creating one strong C made and that he still more in that the committee had before it, and the House would have believed that the charges were true. He was made, in the House would have believed that the charges were true. He was made, in the House would have believed that the charges were true. He was made, in the House would have believed that the charges were true. He was made, in the House would have believed that the charges were true. He was made, in the House would have believed that the charge it has the House would have believed that the charge it has the House would have believed that the House would have believed that the House would have believed that the House wou country, we were placing enormous power been the most effectual way of doing so, certain members of the House, one of when he went before the committee. ountry, we were placing enormous power in the hands of a company without any irest check upon it and any sufficient business-like view of the matter, the Insurantee in the interest of the protection of the country. The manner is which the outer of the company indulges in charges fore the committee, and that it was admitted to lay before the committee, and that it was admitted to lay before the committee, and that it was admitted to lay before the committee, and that it was admitted to lay before the committee, and that it was admitted to lay before the committee, and that it was admitted to lay before the committee, and that it was admitted to lay before the committee, and that it was admitted to lay before the committee, and that it was admitted to lay before the committee, and that it was admitted to lay before the committee, and that it was admitted to lay before the committee, the land been induced to lay before the committee, and that it was admitted to lay before the committee, and that it was admitted to lay before the committee, the land been induced to lay before the committee, the land been induced to lay before the committee, the land been induced to lay before the committee, the land been induced to lay before the committee, the land been induced to lay before the committee, the land been induced to lay before the committee, the land been induced to lay before the committee, the land been induced to lay before the committee, the land been induced to lay before the committee, and that it was admitted to lay before the committee, and that it was admitted to lay before the committee, and that it was admitted to lay before the committee, and that it was admitted to lay before the committee, and that it was admitted to lay before the committee the land been induced to lay before the committee that the land been induced to lay before the committee that the land been induced to lay before the committee the land been induced to lay be land been induced to lay be land been induced to lay be land been induced charter was granted was also very extra-ordinary. The time chosen was shortly bers of the other company—charges which which had been suggested to the House position if there was to be two months after the general election and immediately are highly unbecoming, and uncaffed for. by the Minister of Justice himself, that in of delay, giving time for manipulation of before the opening of Parliament. He There is nothing in this charter which see the event of the House being adjourned the witnesses. If the Government were held it was the duty of the Government quires watching or reporting on from time or prorogued a royal commission should innocent, then by all means it was to the to have consulted the representatives of the country or the people, because, without any reference retard the progress of the country or be continued, both branches of the Legisto Parliament, without any surreys of the withhold its land grants from settlement. lature should be asked to adjourn in order hand, the grave charges were true, we had route or reliable information to go upon, They will be naturally anxious to get peo- that, instead of that investigation being all great interest that they should be the Ministers had awarded the contract to ple into the country; and looking at the continued by a royal commission, it should asserted; that the proof should be forthcertain parties, some of whose names had been signed by persons who had no authority to do it. The Government had its large tracts of land, it must result in been asked to lay before the House the great good to the country. Neither will charge of view of the Minister of Justice from this matter, both as a member of attorney under which the President of the House, and as a new sentiment. He would not have considered the country. But if their value now? Nothing at all ; and un- ered that it was advisable that a royal this House, having evidence before them less created into a security of this kind, commission should have issued to carry on of the course he intended to pursue, came and made accessible by railway, they will the investigation. He would have felt between him and the Government and remain valueless for ages. Every care is that according to the iterms of royal decided that the committee should have and marely said he would lay the matter to be taken by the Government, that the commissions, instructions must have ne- two months; then the responsibility lay interest on bonds is to be paid, before the cessarily emanated from the Government, on them. The members of the House company can deal with the proceeds of that it might be doubtful how were not absent now any more than they land sales or the money subsidy. And far the persons who were named upon that were a month ago. If this House interlion Mr. AIKINS stated that the secretary assigned the reasons for not giving the information. He stated that the powers of attorney used by the gentleman referred to having been given before he was appointed Secretary, he could not answer the question.

How. Mr. BUREAU went on to say that supposing a dispute arose between the supposing they were named upon that opposing they were members of the Opposition, supposing they were members of the Opposition, would to prepared to sit upon a commission, (Mr. Blake, hear, land, but some of it may be worth much supposing they were not members of the Opposition, were a month ago. If this House intercuted that the supposing they were members of the Opposition, would to prepared to sit upon a commission, (Mr. Blake, hear, land, but some of it may be worth much supposing they were on, still more supposing they were not members of the Upposing they were not members of the Upposing they were not members of the Upposing they were not members of the Opposition, how far any report made by that the position, how far any report made by that the position, how far any report made by that the could not still supply this evidence sit upon a commission, (Mr. Blake, hear, land, but some of it may be worth much supposing they were on, still more supposing they were not members of the Opposition, were a month ago. If this duty, if he could not still supply this evidence sit upon a commission, supposing they were not members of the Opposition, were a month ago. If the duty, if he could not still supply this evidence in July, is was not his fault. The House intercents of the Opp

Government and the company, and no power of attorney could be shown for afpany, and he had hoped that that com-pany, composed as it was of 107 men, would have been in a different position today from what it occupied. He regretted that the head of the company had not joined the new c strength to it. He was satisfied that the government was not to bisme for this. He knew that a gentleman in Toronto for the purpose of endeavoring to get him to join the new company, and had invited him to Ottawa at the same time as he had invited. Sir Hugh Alian. Sir Hugh Alian. Sir Hugh Care to the same time as he had invited him to Ottawa at the same time as he had invited him to Ottawa at the same time as he had invited him to Ottawa at the same time as he had invited him to Ottawa at the same time as he had invited him to Ottawa, at the same time as he had invited him to Ottawa at the same time as he had invited him to Ottawa, May at the same time as he had invited him to Ottawa, May at the same time as he had invited him to Ottawa, May at the same time as he had invited him to Ottawa, May at the same time as he had invited him to Ottawa, May at the same time as he had invited him to Ottawa, May at the same time as he had invited him to Ottawa, May at the same time as he had invited him to Ottawa, May at the same time as he had invited him to Ottawa, May at the same time as he had invited him to Ottawa, May at the same time as he had invited him to Ottawa, May at the same time as he had invited him to Ottawa, May at the same time as he had invited him to Ottawa, May at the same time as he had invited him to Ottawa, May at the same time as he had invited him to Ottawa, May at the same time as he had invited him to Ottawa, May at the same time as he had invited him to Ottawa, May at the same time as he had invited him to Ottawa, May at the same time at the course which the Government has decided to pursue of asking the the same time that the course which the Government has decided to pursue of asking the the same time that the course which the Government has decided to pursue of asking that the course which the Government has decided to pursue of asking the three fore, that the course which the Government has decided to pursue of asking the the outs the flower of the the outs the flower of the the outs the f

pany. I am sure that there the committee, about the commenced, and the consciousness that the House fairly was field enough for both, and land if any portion of it were commenced it did represented the sentiment of the country. not seem to him that it would be very | and therefore he and his colleagues had adjournment should take place. It ap- joyed the confidence of the people of peared more desirable that no testimony Canada. When they asked, as a simple whatever should be given; because, sup- matter of justice, as a request that would that the testimony be accorded by any Court of Justice known tions, appointing members to try the following election petitions:—Jacques Carlier, Maskinonge, Port Neuf, South Leeds, and East Durbaru.

Mr. MCATCHERD presented the report of the select committee appointed to try the petition complaining of an undue return for East Durbam, reporting as the determination of the committee that least the committee that th tions for all parties in the country. (Hear, hear). So believing, he did not think it was advisable or judicious, or in accordance with the proper spirit which ought to absent, although some witnesses may be absent, although some persons are absent, and those the only persons who can give partial in its character, to go to the world which, to use the words of hop, gentlethere could be no reason why the sugges- to give them an opportunity of getting tion that was made by the hon. member fair play as betwen man and man, the hon. for Pictou should not be adopted. He member for Shefford says "he thraws had desired that it should be referred to himself on the protection of the House."

past. This, however, would not have sailed Mr. Blake's purpose, which, a plainty indicated by his agent, was to deep and assail the Washington Treaty, or rather to attack the Fremier.

Another instance of the idiging among the disposal to the purpose, which is agreed to the lips in corruption phrases, which gained Faliansmanners was not of the proposed to the lips in corruption phrases, which gained Faliansmanners was not disposal to the purpose.

Another Paliansmanners was not in the disposal to the purpose of the suppose of the purpose of an explanation which, while not destroying its pungency, has certainly specified it
of its personal character:

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It was one of fix the site on the By estate. He said to make against the committee, that it should be more convenient for the Privy Council in England would be said that it would be more convenient for the Privy Council in England would be said that it would be more convenient for the Privy Council in England would be said that it would be more convenient for the Privy Council in England would be said that it would be more convenient for the Privy Council in England would be said that it would be more convenient for the Privy Council in England would be said that it would be more convenient for the Privy Council in England would be said that it would be more convenient for the Privy Council in England would be said that it would be more convenient for the House was one of very great importance of the House was one of very great import the investigation at a period of the year of the House was one of very great import the House was one of very great import to their house against the committee was calculated in the least. The motion before that it was in conformity to he terms of the House was one of very great import to their house and the House was one of very great import to the House was one of very great import to their house and to the House was one of very great import to the House was one of very great import to their house in the House was one of very great import to the House was one of very great import to the House was one of very great import to the House was one of very great import to the House was one of very great import to the House was one of very great import to the House was one of very great import to the House was one of very great import to the House was one of very great import to the House was one of very great import to the House was one of very great import to the House was one of very great import to the House was one of very great im our right by going outside the limits. He the Privy Council in England would be short time ago, and have watched matters, moved that it would be more convenient for declared contrary to both the letter and and I have not only seen the most trifling moved that the order of proceeding on Our columns being over crowded, we were compelled to cut down to a paragraph the latter part of the latter part of the discussion on Mr. Blake's motion, which was altogether with the considered by moving a resolution to the latter part of the discussion, in which he distinctly stated to the requirement of the latter part of the discussion on the latter part of the discussion of the latter part of the discussion of the latter part of the discussion of the latter part part of the latter par possibly could to give every considera-tion in his power to the testimony which might, from time to time, be brought be-business in Montreal, and asked them to might, from time to time, be brought befire the committee, and he believed be for surded. That was not the way which great judicial triels more conduct. This was to ad intents and purposes.

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