the arrangements for all the Monthy and Semi Annual Drawings of The Louisiana State Lottery Company, and in person manage and control the Drawings themselves, and that the same are conducted with honesty, fairness, and in good faith toward all parties, and we authorise the "We do hereby certify that we sup

We the undersigned Banks and Bankers will pay all Prizes drawn in The Louisiana State Lotteries which may be presented at

J. H. OGLESBY. Pres. Louisiana National Bank. PIERRE LANAUX, Pres. State National Bank A. BALDWIN. Pres, New Orleans National Bank. CARL KOHN, Pres. Union National Bank.

UNPRECEDENTED ATTRACTION!
OVER HALF A MILLION DISTRIBUTED

Louisiana State Lottery Company. Incorporated in 1868 for 25 years by the Legislature for Educational and Charitable purposes with a Capital of \$1,000,000—to which a reserve fund of over \$250,000 has since been added.

By an overwhelming nomular water 54. VEGETINE, CUTICURA, The only Lottery ever voted on and endorsed by the people of any State.

It never scales or postp ons Its Grand Single Number Drawings take place monthly, and the Semi-An-nual Drawings regularly every six months (June and December) Ake place mounts and becember)

A SPLENDID CPPORTUITY TO A SPLENDID CPPORTUITY TO DIAMING, CLASS D. IN THE ACADEMY OF DRAWING, CLASS D. IN THE ACADEMY OF DRAWING, CLASS D. IN THE ACADEMY OF Liquid Rennet, Wyoth's Music, new Orleans, Tuesday. APRIL 12. 1887—203d Monthly Drawing.

Liquid Malt Extract, Emulsion Cod Liver Oil, (Skrei Brand) Notice. — Tickets are Ten Dollars only. Halves, \$5. Fifths, \$2 Tenths, \$1.

ress. POSTAL NOTES, Exp

M. A. Dauphin or M. A. DAUPHIN, Address Registered Letters to

REMEMBER That the presence of Sainties of absolute fairness and integrity, that chances are all equal, and that no one can be saintied by the sainties of th

BOSTON RAW FURS & SKINS,

PALACE STEAMERS TINSHOP

International S. S. Co.

SPRING ARRANGEMENT. and after FEB. 15, one of the Steamers of line will leave ST. JOHN at 8 a. m. every STRAY such THURSDAY for BOSTON via

R. COYLE, JR., Portland. E. A. WALDRON Gen. Pass. Agt

125 bbls. Cock's FRIEND, patent, 125 " PARAGON, patent 125 " TRIUMPH, 125 " FOUNTAIN.



Dr. J. A. Thomson DENTIST.

All work done carefully an lisatisfaction guraan

EXTRACTION OF TEETL made painless by a New and Simple Method. FEES MODERATE.

Newcastle, March 12, 1887.

Rooms at residence, Duke St., a short distance

WINDOW SHADES. ROOM PAPER. B. FAIREY has received the largest and best assortment of ROOM PAPER, PAPER BLINDS and WINDOW SHADES ever

Miramichi Advance,

CHATHAM, N. B. - - MARCH 31, 1887

General Business.

FOR SALE.

BILL:

CALL AT THE

Kidney Wort, Maltine, Hy-

droline, Quinine Wine,

Quinine Wine & Iron,

Beef, Burdock

COD LIVER OIL

(Morse's Norwegian),

Dr. Pierce's Medicines,

Dr. Grosvenor's Liveraid

Allen's Lung Balsam.

GROCERY

DEPARTMENT

DAMAGED CORN MEAL

BAGS and BARRELS,

Send for PRICE LIST

Plain Tinware,

ROCHESTER LAMP,

TAILORING.

All Kinds of Cloths,

LANDING

DeForest, Harrison & Co.

hich is respectfully invite 1.
F. O. PETTERSON.

----Offering chea

E. LEE STREET, Proprietor.

TOOTH POWDERS,
SOZODONT,
TOOTH SOAP,
DENTOROMA,
SPONGES, SOAPS, ETC.

This lot has a trontage of 93½ feet on Cunar St. and 50 feet on Duke St. and will be sold will buildings &c., as they now stand. This is one of th J. B. SNOWBALL.

Notice of Disolution. JOHN SHANK RICHARD BURBRIDGE them out. So far as Dominion, and ly assumes that, even with a greater tion and faith grow pale and die in the NEWCASTLE DRUG STORE notice, it is hardly probable that as follows:

they would set much value on his Year financial knowledge, or care to accept his opinion as to the value of securi-

ment is required in detecting it. It seems like a waste of time to during the ten years previous to those tween Messrs. Guy & Co. and Churchargely manufacture figures to suit mildly—as himself.

In the fourth paragraph of his letter, which is in another column, he hallenges the correctness of our Hunters & Trappers inancial teacher ought to be.

The Peerless Creamer, Parlor and Cooking Stoves

withPATENTITELESCOPIC OVEN, were right.

Suits or single Garments

pears to claim that he has made some forest wealth, etc., but it does not done will see the century out. His iscoveries of value to those interest- change the stubborn facts, nor will novel, Norwood, is forgotten, as are one ed in effecting loans on municipal, any assistance that their local imita- or two other things he did, and his provincial and Dominion debentures. tors can render to them in the way periodical work was like most of its

Hon. Mr. Mitcheil's bill amending chapHis card to the electors of Carleton counHon Mr McLellan submitted returns in provincial and Dominion debentures.
His theories respecting the value of undoubted national securities are, of course, not original, nor have they been challenged since they were adbeen course, not original, nor have they been challenged since they were adbeen challenged since they were adbeautiful the consolidated Statutes was the could to brief the consolidated Statutes was the could to brief the consolidated Statutes was the could to be cleam of Jas Tibbits.

His card to the electors of Carleton cold to the claim of Jas Tibbits.

How Mr Albare the colaim of Jas Tibbits, we then could to chall the colaim of Jas Tibbits.

How Mr Albare the colaim of Jas Tibbits, which is the could the colaim of Jas Tibbits.

How Mr Albare the colaim of Jas Tibbits, which is the could the colaim of Jas Tibbits.

How Mr McHellan submitted returns in the claim of

\$23,695,100 1884

used in Northumberland thrown in, sober thought of the country cannot

he develops the purpose of his cor- but be alarmed over the increased pace respondence so that little discerne at which the Dominion is being run

for their own purposes and absorbing that the defendants the

----The Legislative Council.

We can give Mr. Marshall the The gentlemen of the Legislative figures representing the amount of Council seem to have determined provincial debts assumed by the Do- amongst themselves-with a minority minion from an authority which he of honorable exceptions-to maintain 058." Mr. Marshall pretends to be rive from the few thousands they insist anteed loan it had not come to our and executive genius might generate a positive genius might generate a considerable says the unguaranteed three and a half per cent blow the fungus to the winds, is the grant and who hal reason to believe that their appointments would be for life, should receive compensation. Not so, however, in speaking at considerable length.

The American Mails and the Cunard

Falso Financial Theories:

We are favored with another letter y Mr. Robert Marshall, who appoint of our broad acres, our mines and on market, that of the United States is one-third the better to-day. Sir Charles Tupper, Mr. White and other Tory politicians have told us of our broad acres, our mines and one-third the better to-day. Sir Charles Tupper, Mr. White and other Tory politicians have told us of our broad acres, our mines and one-third the better to-day. Sir Charles Tupper, Mr. White and other Tory politicians have told us of our broad acres, our mines and one-third the better to-day. Sir Charles Tupper, Mr. White and other Tory politicians have told us of our broad acres, our mines and bis literary off-me. Not need we again refer to proached by any vessel.—Liverpool Courier of the word of their merits. Mr. Beecher's head was seldom bethered when his generous heart was pro-occupied only 325 nours, a rate of upwards of 19 knots produced to the council by this government would sacrifice their honor and principles and go back on their public declarations in reference to their proached by any vessel.—Liverpool Courier attitude to work that anyone appointed to the council by this government would sacrifice their honor and principles and go back on their public declarations in reference to their proceeded by any vessel.—Liverpool Courier attitude to work the chair. Agreed to. by Mr. Robert Marshall, who ap- of our broad acres, our mines and his literary efforts. Nothing he has

wanced by the Mills, Brasseys and or Mr. Marshall says that before the form? We already hear that the decretionary power as to whether they shall next decade the net debt of Canada cline and fall of what he created has impound such cattle, and makes it obligation after telling how frequently this matter. John the power of granting license and what he hopes to accomplish by wast- will probably be \$300,000,000, and, began. Nothing less than Dr. Parker tory upon them to do so. Agreed to. ing his time in rewriting and having although he must be aware of the of London will suit. What is the meanpublished what most people can read fact that her credit has suffered durpublished what most people can read act that her credit has suffered dur-in extense for themselves in the origing the last decade to the extent we in extenso for themselves in the original, unaccompanied by the mislead-have shown, in comparison with that Beecher pander to and popularise? nal, unaccompanied by the misleauing and incorrect Dominion statistics of the United States, simply because I are is no reality in it, whatever, and I make certain changes in the constitution first preamble of the resolution of this \$400. In outside districts, minimum \$25, and statements with which he pieces she is piling up debt so fast, he blind- wherever it exists, all true life, convic- of the province, Dr. Lewis in the chair.

provincial bonds or debentures go, it is safe to assume that those who credit. Unless the men who have must assert again that the manner of have money to put in them, and who been in power at Ottawa for the past christianity expressed by such places as to consult with a committee of the legishave money to put in them, and who been in power at Ottawa for the past invest it so often in the open market, eight years give place to more pru. Plymouth Church and its ascessories, lative council to consider the question of invest it so often in the open market, where competition is keen, are as well-informed as Mr. Marshall can from their past record, not have to possibly be in reference to the value wait even half a decade to realise or—to use an old simile—the play of cred in committee. Hon members would of such securities. Moreover, should the probability so jauntily stated. Hamlet, with Hamlet's part omitted. remember the resolution passed by this some of his statements respecting The increase of Dominion net debt As to Mr. Beacher's great popularity house asked expressly for a conference on Dominion finances come under their during the last three years has been and the adulation that have been and the abolition of the council. When it was are poured like libations on his tomb, moved, it was pointed out that the council what is it but the world canonizing its had previously favored a conference on saint ? It had other treatment for true this subject, but after the resolution was prophets. It burned Savonarola and carried, when a fair effort was made to claimed that St. John city and city and 1885 14,245,800 prophets. It burned Savonarola and meet the wishes of the gentlemen of the county, as well as several other counties, because they told the naked truth burned savonarola and meet the wishes of the gentlemen of the county, as well as several other counties, because they told the naked truth and friendly manage we find that St. John city and city and county, as well as several other counties, but and friendly manage we find that St. John city and city and county, as well as several other counties, but and friendly manage we find that St. John city and city and city and county, as well as several other counties, but and friendly manage we find that St. John city and city and county, as well as several other counties, but and county as well as several other counties, and county as well as several other counties, but and county are find that St. John city and city and county as well as several other counties, but and county as well as several other counties, and county as well as several other counties, but and county as well as several other counties, and county are find that St. John city and county as well as several other counties, and county are counties, and county and county as well as several other counties, and county are counties, and county are considered to the counties and county are counties. ties of any kind. Mr. Marshall's

The net debt increase for 1886 has letter, in fact, has a little of Mill and not been officially published, but the about it, which was resented with fatal about it, which was resented with fatal looky retracing their steps and refusing to regret that the council had not appointed Brassey about it, and in so far as he has reproduced what they have said, he has not erred; but having cast off from them and drifted into a rehash hot four records and the results of the rate is maintained, it will take grain. The laughter he evoked was not hot four records the resolution recently passed by the light hearted into a rehash hot four records the resolution recently passed by the light hearted into a rehash hot four records the resolution recently passed by the light hearted into a rehash hot four records the resolution records the

An Important Timber Case.

In August last we gave some par- He did not think it asking too much to therefore be abolished. into debt. The average yearly increase ticulars of an important law case be- demand that they should appoint a comeriously discuss a matter so impor- just given was \$5 861,790, and it bodes ill & Sim of London. It will be re- upon its merits. If the legislative council ing reference to the council. It was not seriously discuss a matter so importing in good to the credit of Canada abroad with a writer of Mr. Marshall's reckwith a writer of Mr. Marshall's recklessness, for he appears either to lessness, for he appears either to lessness he appears either to committee that the people's representatives membered that a large speculation in the timber was undertaken for the plaintenance with the respect due them, they would have hastened to appoint the committee and the people's representatives with the expect due them, they would have hastened to appoint the committee and the committee are appears either to committee and the people's representatives and treated the people's representatives and treated the people's representativ panied also by the largest deficit since saction they being guaranteed against even though they were of the opinion that also the fact that our revenue cannot his position, or accept those furnish- Confederation, viz: \$5,865,554. Writ- loss by plaintiff. The timber was they would not be able to view the sub- afford to maintain a second branch. The ed by others as careless—to put it ers of Mr. Marshall's stripe may quote bought, and the defendants disposed ject in the same way as we viewed it. It legislative council had grown unpopular their Mills and Brasseys and Tuppers of it under three contracts dated in was the duty of the council to have ap- because of the nature of the appointments and Whites, and their crooked statis- June and July, 1879, and on the foot- pointed a committee to discuss the subject to it. It was the fault of this and other tics: they may gush over our broad ing of these contracts the defendants of our resolution-a duty due to the peo- governments of late years for appointing domain and our wealth of natural resources, but so long as the credit of the ceeds of sale. The purchaser, Mr. E. ple through their representatives in this house. A spirit of courtesy demanded the had simply voted for the administration statement that "Canada has almost Dominion continues to be strained by Mills, was adjudicated a bankrupt in appointment of the committee and he for four years. doubled her debt in ten years," and he professes to disprove it by the "duly audited public accounts of the" when who are draining the treasury that the contracts were fictitious, and the plaintiffs alleged that their action on this matter would not better their position before the country. There are gentlemen in the council who ves were the the public domain in order that it may real buyers of the timber. The plainatives, declared themselves on the floors

ex mptions and retiring allowances. to have nothing later than the public be made the means of enriching thembe made the means of entening them becounts for the fiscal year ending selves, we shall fail to realise the bene- business as Smalfield, Mills and Neame, as in favor of the abolition of the council, serves, we shart hat to realise the control of the defend-and who now think it would not be even the councillors appointed before the date that he is either not willing to utilisothe latest authentic information and prudently governed.

Was under the countries that are honestly and, was insolvent, and owed the deproper to appoint a committee of this house on the fen lants £20,000; that shortly after with a committee of this house on the one for life. It was not unreasonable ise the latest authentic information and prudently governed.

If a latest authentic information are all a latest authentic information and prudently governed.

If a latest authentic information are all a latest authentic information and prudently governed.

If a latest authentic information are all "national tax" does not, and will not, he had been the real purchaser under in this house and had turned their backs allowance \$300 each for those appointed financial teacher ought to be.

Hon. Mr. Poster, in a speech delivered at Halifax last autumn, stated that the gross debt of the Dominion of Canada, and he endeavors to make it appear that the customs and cxise of 607. We may assume that Mr. Foster was correct. At all events, is not probable that Mr. Marshall it is not probable that Mr. Marsh it is not probable that Mr. Marshall the people have to pay. It makes little got all the profits on the sub-sales. as in favor of abolishing the legislative mission appointed to investigate certain

subject. The assets of the Dominion stamps, fishery licenses, business taxes, at that time were less than \$40,000, "casuals" tonnage-dues, steamboat in
profits, with interest.

tiffs, might account to them for such government, and of them he would say that they would never have received their thereon. 000, but, to arrive at the net debt spection or otherwise, as we have to pay, By their reply the plaintiffs confined appointments from this government as Mr Stockton gave notice of inquiry—Is to pass resolutions in reference to matters. in Sept. 1886-more than a year all the same. The expenditure for 1835 their claim to the one only of the above legislative councillors, had it been it the government's intention this session which were specially within the province later than the date given in Mr. was \$35,000,000, and that for 1833 is contracts, that of the 21st July 1879, thought that they would soon to introduce any measure relating to the dominion parliament. At the same Marshall's letter- we will put them estimated at \$33,100,000, which was and made no claim in respect of the ignore their declarations in favor of aboli- franchise for elections to this house. at \$40,000,000, which, deducted from taken out of the people's pockets in other two contracts; but they alleged to of the legislative council. He then Mr Stockton gave notice of the followthe sum of the gross debt, 264,803,the sum of the gross debt, 264,803, 607 leaves a net debt of \$224,803, 607. According to the public accounts of the Dominion the net debt in 1876 was \$124,551,514, so that when we said "Canada has almost doubled her debt in ten years" we

Mr. Justice Stirling, in July last, we are prepared to meet you, but on alwill not question—viz the "Statislical their practically obsolete chamber as a held that the case stated in the statewill not question—viz the "Statislical Abstract and Record," issued by the Dominion government in 1886, on page 115 of which he will find the following statement:— "The total following statement is to be maintained, both the case stated in the statement of the provincial treasury.

In the did that the case stated in the statement of the provincial treasury. "amount of provincial debts assumed decrepit associates for the meanness of pleading the public necessity of their with arrangements made at the time with arrangements made at the time organized existence as a reason for the meanness of pleading the public necessity of their organized existence as a reason for the meanness of pleading the public necessity of their organized existence as a reason for the meanness of pleading the public necessity of their tiffs to amend their pleadings by setting the necessity of their tiffs to amend their pleadings by setting the necessity of their tiffs to amend their pleadings by setting the necessity of their tiffs to amend their pleadings by setting the necessity of their tiffs to amend their pleadings by setting the necessity of the necessity of their tiffs to amend their pleadings by setting the necessity of their tiffs to amend their pleadings by setting the necessity of their tiffs to amend their pleadings by setting the necessity of their tiffs to amend their pleadings by setting the necessity of their tiffs to amend their pleadings by setting the necessity of their tiffs to amend their pleadings by setting the necessity of their tiffs to amend their pleadings by setting the necessity of their tiffs to amend their pleadings by setting the necessity of the necessity of their tiffs to amend their pleadings by setting the necessity of the "with arrangements made at the time organized existence as a reason for up a case that the defendants had act techniques a direct negative to our of confederation, is now 27,630,- lighting for the private benefit they deof confederation, is now 2,505." Mr. Marshall pretends to be very exact and he puts the provincial debts at \$106,815,214. He exaggerates the amount by only \$79,285. It is absurd "offset" claims were sound in principle his "forty million additional placed on the other side of the account, by this one "provincial indebtedness" blunder alone.

The fiduciary relation, any benefit from which they were not entitled to retain, any benefit from which they were not entitled to retain, any benefit from which they were not entitled to retain, the cosmittee of the legislations and they were not entitled to retain, the committee of the make their resolution to state of their number could venture to offer as a givent to Fesolution. In shotse would the beam of the legislation and the legislation and the legislation and the provincial constituencies with the least hop of success, while the candidacy of the remainder would be looked upon either as a joke upon or insult offered to swallowed up, and over thirty-nine millions alditional placed on the other side of the account, by this one "provincial indebtedness" blunder alone.

The bill, as adopted yesterday, provided a retiring allowance for these appointed to the legislation, it is impossible to tell what business they want us to consider. In view of the legislation, it is impossible to tell what business they want us to consider. In view of the plaintiffs, and were therefore in a fiduciary relation, any benefit from which they were not entitled to retain, but to successful the council because, under their resolution, it is impossible to tell what business they want us to consider. In view of the plaintiffs, and were therefore in a fiduciary relation, the provinced a retiring allowance for those appointed to the legislation. The bill as intended to the legislation which they were not entitled to retain, but discipled the council for the legislation which they were not entitled to retain, the council for the legislation which they were therefore in a fiduciary relation, the cou plaintiffs, and were therefore in a cline to meet the committee of the legislaone.

to make their sessional allowance the ants to pay the costs of the appeal, and price of their dishonored pleages, indinthecase has been sent back to Mr.

The defend sation for the older members of the council, for those appointed previous to both the case has been sent back to Mr.

July 1, 1867, No doubt such a proposition of this house the constitution in the case has been sent back to Mr.

United States credit, in view of the shall hardly refer to his utterances as an being made in 6 days 19 hours from Liver- abolition, and who had previously declar- the dyke lands in Westmorland was referfact that while the two countries amateur politician. He was mostly in pool, whilst she has made even better ed themselves against that body, to re- ed to the committee on municipalities. had equal credit in 1876 in the London market, that of the United States do market, that of the United States we have a compared to the committee on municipalities.

Mr. White, from the corporation committee on municipalities.

The Legislature.

MARCH 22

the reading of its first section.

of Sir Charles Tupper and Thomas but four years to even pass the \$300,- the light hearted joy that takes the council and, proceeded to point out that legislation could be prevented, and referof Sir Charles Tupper and Inomas White, with a dash of some of the White, with a dash of some of the Ondo,000 which Mr. Marshall does not place of fear dispelled, but the mere all the council was asked to do was to applicable to the one of the Ondario, Manitoba and British

expect the other chamber to meet us. with the spirit of the age, and should hers

mittee and discuss the question fairly and thought no good would come of any snee There are gentlemen in the council who, than \$200 a year each during their lives

will question his authority, on the subject. The assets of the Dominion out of our pockets for duties, postage the defendants, as agents of the plaintiffs accordingly asked that out of our pockets for duties, postage the defendants, as agents of the plaintiffs accordingly asked that council. These members are now united with those who had always opposed this frederiction deaf and dumb institution, that they would never have received their thereon.

should retain their hold on the timber and sell it and receive the proceeds, and out of the profits repay themselves Mills' debt; that accordingly the defendants, out of the profits, in addition to a large commission, paid themselves the amount of Mills' debt.

Intim was that the committees should retain their hold of the profits repay themselves and out of the profits repay themselves and introduced to the sechange of articles, the growth and products of these different countries, at such modified rates as will insure increases and those countries.

Mr Burchill, the new member for Northumberland, was sworn in by the chief institution as to lessen the cost of legislation. The council said those countries.

Mr Burchill, the new member for Northumberland, was sworn in by the chief institution as to lessen the cost of legislation. The council said upon by our resolution, except so far as the exchange of articles, the growth and products of these different countries, at such modified rates as will insure increases that modified rates as will insure increases.

Mr Burchill, the new member for Northumberland, was sworn in by the chief institution and those countries.

Mr Burchill, the exchange of articles, the growth and products of these different countries, at such modified rates as will insure increases that modified rates as will insure increases.

Mr Burchill, the exchange between Canada and those countries.

Mr Burchill, the exchange of articles, the growth and products of these different countries.

B. FAIREY has received the largest and best assortment of ROOM PAPER, PAPER BLINDS and WINDOW SHADES ever shown in this county.

OVER 7,000 ROLLS,

From 5c. to 75c Per Roll.

Window Shades with patent Rollers made to order or sold separate.

On or about the 1st April I will move my stock of Furniture and Dry Goods to the store at present occupied by Mr. Geo. Stables. That is the sum netted out of the transcriot—four and it count the bounding on a parameter was carried that the work of 1885—ever shown in the 18 parameter of the counting the amendment, that they provided that I was another thanks for the furniture and the provided that I was another thanks for the present occupied by Mr. Geo. Stables. Heard was a cried that the work of 1885—even or heard in the late population and the stable parameter of the counting it was not proposed to the transcriot—for an allowance made to the final policy of the store at present occupied by Mr. Geo. Stables. Heard was carried that the work of 1885—even or heard in the late population and the stable parameter of the counting the samedness in profits and the order of parameters of the counting the samedness in the present occupied by Mr. Geo. Stables. Heard was carried that the work was carried to the final state on board. A hundred logs of mails and the order of the character of the seed provided that how, and it cost the final state on board. A hundred logs of mails and the stable profits and the provided that the work of the grant of the counting the samedness of the first time work the two only in the population. Not so, however, in fractional profits the provincial mind the pro

were inspired by the attorney general. Agreed to.

llon. Mr. Blair committed the bill to mal and friendly manner. He read the \$200; wholesale, minimum \$160, maximum

then read part of the reso'ution adop'ed by | maximum \$200. the council. The latter resolution practically said the first preamble of the of intox cating liquors was further conresolution of this house was untrue. That si lered in committee, and occupied the with the legislative council. Yet the Several of the sections were more or less. council say that is untrue. He (Mr. amendal, after remarks by Mr. Back, Stockton) explained what changes had Dr. Taylor, Hon Mr. Barr, Mr. White, taken place is the constitution of the Mr Stockton, Mr Hanington, Mr Wilson, If the council do not concur in this bill

devolve upan the government. MR. ALWARD White, with a dash of some of the late Dominion campaign material point a committee to consider the broad question of abolition.

White, with a dash of some of the physical result of levity under grand question of abolition.

The circumstances. past 29, 17 and 18 years, respectively. this s ssion to introluce any measure re-He did not think it was too much to The legislative council was not in accord lating to the franchis for elections to this

MR. TWEEDIE

Mr. Hetherington was opposed to all Hon. Mr. Blair pointed out that this for a line of steamers from Halifax and the compensation was in the shape of pension. West Indies. named had regarded the appointment as

tary government is to be maintained, both thorize the city of Portland to fix a valua- any position to accept any compulsory retreat with us in one matter, and they pass considerable length and agreed to with to the statement that the people of the

make certain changes in the constitution people would accept no reciprocal arrangeof the province, Dr Lewis in the chair. ment that was not just. In reference to

vive, continue and amend the several acts denied that his remarks in reference to the relating to the Courtenay Bay Bridge council, when he seconded the address, Company, Mr Murray in the

had been before the house and how the making the chief of police chief inspector mittee to discuss the question in an infor- Tavern license, minimum \$50, maximum house on the subject some days ago, and maximum \$200; wholesale, minimum \$50

preamble declared that in the opinion of whole atternoon. At 3 o'clock, when the the house the public feeing of the country house adjourned til to-morrow mornings s unmistakable in favor of doing away sections of the bid had been passed. legislative council sis co it had an existence. Dr Atkinson, Hon Mr Ri chie, Mr Heth-If the council do not concur in this bill erington, Mr Kullam, Mr Burchull, Mr the question of taking the next step will Labillois and Dr Moore.

Mr. Mu ray introduced a bill to further secure the intependence of members of the

le rislature. onnected with and the result of investiga ion of charges made by Mr. A. H. Abell

Hon. Mr. Blair replie ! - Not this session During the term of the house, however, if the government still enjoyed the confiwould be introduced which would be perhaps on a more extended basis than the bill of last year,

tered into between the dominion and the colonies of Great Britain in the West Indies. South America and elsewhere. He eech, quoting figures in reference to the trade of New Brunswick and Canada generally and speaking of the necessity of an in the advertisement calling for tenders

Mr. Hanington, while doubting the expediency of the resolution, would not onpose it if the honorable gentleman moving. parts of the province think its passage would do good. It was the duty of our dominion representatives to look after the had no doubt they would continue to do their duty in that direction, having already arranged some commercial treaties with Board of Trade had collected facts and figures on this subject, and these had been Unless under very exceptional circum tinces, it was not desirable for this house time he would not oppose the resolution.

justice, and introduced to the speaker and condition of the people of the castern the house by Mr Hanington, and took his States. As a representative of one of the together different grounds, and their reso-lution must be regarded as a most con-temptons act. If a system of parliamer
Mr Alward recommitted the bill to an-was prepared to say that we were not in tion of the N B cotton mill for the pur. lations with the United States because of United States would force retaliatory mea-Hon Mr Blair recommitted the bill to sures upon us he would say that our Hon Mr Blair explained that he wanted the expression that the United States July 1, 1867. No doubt such a proposition would be agreeable to the public in the opinion of this house the constitution our people got. Yet that treaty was