bitration Committee

er Lengthy Session Held erday Mr. Hooper on the Stand.

McLean Apologized For g Mr. Hooper a Coward on Day Previous.

s Was Cross-Examined L. P. Duff K. C. Counsel For Rattenbury.

(From Friday's Daily.)

ed again for business at 10 yesterday morning and a most yesterday morning and a most ing and somewhat warm seesion. Mr. Clifford took the chair, eing present besides all the memthe committee L. P. Duff, K. C., for Mr. Rattenbury, Mr. Soloting for Mr. Muir, and H. Dallmeken, K. C., acting for Mr. all, the gentlemen thus represent

per insisted they were not, saly-were only copies or blue prints riginal tracings, and he refused t them as originals. He said: a to settle a dispute I want to dirst plans and not those that the pieces stuck all over, which indicate that alterations were first the original tracings were

is of evidence, the piping was the next question up by Mr. McLean, Mr. explaining that there was an of \$375 put in afterwards, aloprovision had been made for e original contract. At this the proceedings Mr. Hooper of explain that although some put in the house it was of the process.

o explain that although some of put in the house, it was of and proceeded to quote some rethe Lieutenant-Governor. If here objected, and told Mr. he would have the governor's out of it. Mr. Hooper replied Duff had nothing to do with is answers. Mr. Duff, appealed that the matter was left nee for awhile. Mr. Hooper to explain that although all ney was expended the piping lutely useless as there were no us of any kind. It would not tany more to have put these ns in.

Lean asked who was to blame. per replied that he was not ttach any particular blame to out simply to arbitrate on be-

e government, nearting question was also up. The contractor had evidowed a sub-contractor to do before he had completed his. ad been first put in with the feit sure it would never have pted. Be desthis, the heating out when the original plans drawn. out when the original plans drawn, ms for the building as they are prepared called for a tenda,000, yet the arbitrators had em certified accounts to the at least \$110,000. Reading evidence, Mr. Hooper said Rattenbury reported he had any of his contracts had any netructions from Chief methods with respect to extrast of for in the act. Stlon of changes being made tattenbury without an order lands and works department brought up, which related to mg clause: "The party of the agrees to waive the provision intract that no changes or alshall be made or no extratever shall be done without an authority of the department of t

per said that Mr. Rattenbury have absolute control of around the department. He uce plans, etc., when no one of the place could get any hem. Another thing was the printed copies of the specific he considered irregular. I here asked Mr. Hooper if d any government contracts, per replied that he had a e plaus of which were down le. On being questioned Mr. id it was usual to pay the per cent of the contract price awings and specifications.

ean replied that he had paid per cent and was very well th the work done. er refured to the letter writ-srs. Rattenbury and Maclue McBride, which he said, was of how letters were apt to the letter read as if

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Dairymen End Their Conference

Association Completes Labors Yesterday and Adjourn For

Transest Balances, Give Lie and Others, Give Lie and Committee.

The Committee of C