POOR DOCUMENT

THE SEMI-WEEKLY TELEGRAPH, ST. JOHN, N. B., WEDNESDAY, JULY 29, 1908

VARIED PHASES OF THE CENTRAL FINANCING

The Relationship of the New Brunswick Coal and Railway Company Which Has Not as Yet Been Shown to Have Possessed Any Capital But Yet Purchased the Road---Where Item of \$2,300 Interest Went is Not Yet Learned--Adjournment Until Thursday.

tage in the hearing, was to the effect that in addition to \$55,000 paid to Drexel Co. and E. W. Clark of Philadelphia, the owners, some \$77,000 had been extended in improvements before the transfer to the N. B. C. & R. Co. The evience of officials of the Bank of Novatotia and of Mr. Elkin, who was recalled sterday, was to the effect that Messrs. The property of th

new set of books in August. 1902."
Mr. Powell—"The Central dropped out sight as it were, and things went on usual?"

of sight as it were, and that he could only speak when commissioners were under discussion d Mr. Carvell said everything would we gone along smoothly if the commission had only waited for Dr. Pugsley as a could clear up the whole affair.

Judge Landry said if Dr. Pugsley would let a date when he would be here he could adjourn the inquiry until he came will look through his books at Norton, and prepare statements on these points for the use of the commissioners.

Mr. Powell's request, Mr. Fowler will look through his books at Norton, and prepare statements on these points for the use of the commissioners.

Mr. Powell then asked Mr. Fowler if ke knew of any record appearing in "any books anywhere" giving an account of services rendered by Mr. McAvity.

Mr. Fowler matter of the bonds.

Mr. Carvell said Dr. Pugsley had assured him he would be here and he had wired him last night to know when he would come. He hoped to have an answer this afternoon.

His Honor said he had tried to get Dr. Pugsley to fix a time when he could come, but had been unsuccessful. It was impossible for him to poetpone the seesions indefinitely.

Mr. Powell then enumerated the names of none personally.

Mr. Powell then enumerated the names of none personally.

Mr. Powell then enumerated the names of none personally.

Mr. Powell then enumerated the names of none personally.

Mr. Powell then enumerated the names of none personally.

Mr. Powell then enumerated the names of none personally.

Mr. Powell then enumerated the names of none personally.

Mr. Powell then enumerated the names of none personally.

Mr. Powell then enumerated the names of none personally.

Mr. Powell then enumerated the names of none personally.

Mr. Powell then enumerated the names of none personally.

Mr. Powell then enumerated the names of none personally.

Mr. Powell then enumerated the names of none personally.

Mr. Powell then enumerated the names of none personally.

Mr. Powell then enumerated the names of none personally.

Mr. Powell then enumerated the names of no

NO SANE MAN BELIEVES IN STRIKES, SAYS PRESIDENT NEAL

flead of Brotherhood of Railway Employes Addresses Meeting Here—The Order, He Says, Does Not Believe in Strikes -- New Wages Schedule to Be Presented to Intercolonial Management.

An interesting commercial law case engaged the attention of acting Judge Hericators yesterday. It raises the point as to how far a second accommodation endorser when the latter knew that the maker of the note could not get it discounted without his endorsement.

Nathan Druker, formerly a Dock street merchant, being in need of ready cash, had Harry J. Garson endorse a promissory note for \$100. This note Druker discounted. Subsequently, at maturity of the note, he again applied to Garson for another \$100 note but finally Garson gave endorsement. Druker took to Max Grossement and not give him \$75 on Garson's endorse ment alone and requested Groswener to endorse for his (Druker's) accommodation, which he did.

Druker recently left this province for the United States. Groswener was sued to the United States. Groswener was such as the first speaker. The order does not the United States. Groswener was sued to the order, the proceedings of the convention and of the purpose of Mr. Neal was well received. He spoke of the proceedings of the convention and of the purpose of Mr. Neal was well received. He spoke of the proceedings of the convention and of the purpose of Mr. Neal was well received. He spoke of the proceedings of the convention and of the purpose of Mr. Neal was well received. He spoke of the proceedings of the convention and the had not him self escaped criticism. When he had entered the field as a labor leader he had one give him \$75 on Garson's endorse ment, alone and requested Groswener to endorse for his (Druker's) accommodation, which he did.

Druker recently left this province for the United States. Groswener was sued believe in strikes," he said, "and im my the financial statement believe in strikes," he said, "and im my the financial statement believe in strikes," he said, "and im my the financial statement believe in strikes," he said, "and im my the financial statement believe i

THE PROPERTY OF THE PROPERTY O

