THE QUINN CHARGES. iates the position I took on the floors of Mr. Blair-The house cannot impugn FOR OVER FIFTY YEARS back because you found it afterwards? Wiley's . EMULSION ... Children the legislature, and I think there ought the character of a member. MRS. WINSLOW'S SOOTHING SYRUP has been And that is the only reason you swea used by millions of mothers for their chil-dren while teething. If disturbed at night and broken of your rest by a sick child suffering and crying with pain of cutting teeth, send at once and get a bottle Mr. Pitts-I move that I be allowed to to be counsel for Mr. Quinn to protect his [Continued from first page.] to it? Yes. interests, because in protecting his inter- have counsel to protect my interests. who are thin, hollow-chestests, they are protecting my character and Providing after this resolution has been Where did you find it? Among the ed, or growing too fast, are COD - LIVER - OIL. my position as taken on the floors of the framed and come before the committee; Mr. Blair-Do you say that I am here other papers. made Strong, Robust and legislature, and while ostensibly Mr. is there no possibility of a resolution beto substantiate the declaration. Whereabouts was it? In my desk. of "MRS. WINSLOW'S SOOTHING SYRUP" fo children teething. It will relieve the poor little sufferer immediately. Depend upon it mothers, there is no mistake about Did you find it in your desk or among Healthy by Mr. Tweedie - Do you claim that a Blair is interested in clearing his own ing framed by some means in the house paper handed to this witness by any per- character, I am just as much so, and un- that would say that I had brought frivi-William's papers after he died? No, I Scott's The Best Gives Best Results. son whatever, and without the knowledge less Mr. Quinn is represented, we will be lous or malicious charges, and have I not didn't. I had' nothing to do with his it. It cures Diarrhœa, regulates the Stom-ach and Bowels, cures Wind Colic, softens of the attorney general would be evidence at a disadvantage in bringing out the a right to protect my interests? Purest and Best Materials Preparation the Gums and reduces Inflamation, and gives tone and energy to the whole system. "MRS. WINSLOW'S SOOTHING SYRUP" for You got hold of some of his paper against him? Mr. Blair-I cannot undertake to anused in Manufacture. Emulsion didn't you? No, I was forbid to go there. Mr. Powell-I say the attorney general Mr. Powell-I think in a proceeding ticipate what might be the further action Best Value for the Money. in the Market having asked questions about it, it is then like this that interests the country, it does of the house, but we can only deal with Did he have his safe in your house? No. children teething, is pleasant to the taste Where did he have it? In his office, or PRICE COCTS. seem the proper thing that someone should the present circumstances. and is the prescription of one of the oldest and best female physicians and admissable in evidence Readily taken by Children. in the building his office was in. Mr. Blair-I am very clear that the have the privilege of appearing for both Mr. Pitts-Well, in view of the fact the Cream of Cod-liver Oil, oldest and best lemale physicians and nurses in the United States. Price twen-ty-five cents a bottle. Sold by all drug-gists throughout the world. Be sure and ask for "MRS. WINSLOW'S SOOTHING No preparation equal to it, paper is not evidence as it stands, but I sides involved. What the public demand Didn't you open his safe after he died ' SOLD that my name has been coupled with it It contains material for makam perfectly willing that it should go in is a thorough investigation of this matter. extensively, I think I ought to be repre-For Building up the System. ing healthy Flesh and Bones. Everywhere if I have the opportunity of finding out It is what the attorney general himself sented. You didn't open it before he died? No. Cures Coughs, Colds and that it is Mr. Wilson's hand-writing. should want, for an ex parte investigation Mr. Tweedie-You put forward yester-Were you not at his safe after he died SYRUP." Weak Lungs. Physicians, the Mr. Powell-This is the paper referred can be of little avail in clearing his repubefore anybody else as far as you know? JOHN M. WILEY, day that you had no interest in the mat-Manufacturer BOARDING HOUSE ITEMS. tation of the imputations cast upon it. If world over, endorse it. to by you in your declaration? Yes. No, I never knew anything about the ter As having been got by you from your the attorney general alone is allowed to Mr. Powell-I move that inasmuch as combination or anything else. Visiting Friend - So you married a 196 Queen Street, Fredericton. Don't he deceived by Substitutes! son for the purpose of writing to Mr. appear by counsel, it is entirely an ex parte Mr. Pitts is interested in the matter of Where was the safe drilled open? In total stranger from Boston. I always ex-Scott & Downe, Dolleville, All Druggists, 50c. & St proceeding. As regards Mr. Quinn, there these charges, he be allowed to be repre-Blair? Yes. ected you would marry a star boarder my store Mr. Powell moved, seconded by Mr. can be no doubt that the old English law And it was after the safe was drilled sented by counsel. He is such a nice, quiet gentleman. **PureQuills** Pitts, that the paper be received in evi- of Ann, which was afterwards imported open that you found this receipt, was it LOST OB FAILING MANHOOD. Mr. Tweedie-I would move in amend-Mrs. Hashly - That's the reason dence. (Disallowed.) into the colonies, is applicable. The act ment that inasmuch as Mr. Pitts has denot? No didn't marry him. I don't want to lose that kind of a boarder. They were too Mr. Blair-You have been writing some bears on an unlawful disposition of pub- clined before this committee to prosecute General and Nervous Debility, Will you swear that it was not after the letters, it appears, to Mr. Wilson. Would lic offices, and it not only affects the venthe charges against the attorney general safe was drilled open that you found it? scarce. Make a better filling for Corsets I will - to the best of my opinion. you produce to me the letter which you dor but the purchaser. In that way Mr. and claimed that he simply appears as a RELIEF IN SIX HOURS .- Distressing Kidthan any other known material. say is a copy of one written on the first of Quinn is interested in these proceedings Will you swear positively, on your oath member and in no other capacity; he is ney and Bladder Diseases relieved in six April, 1890? (Witness produces paper.) just as much in the eves of the law as the not entitled to counsel. that it was not after the safe was drilled "Featherbone" Corsets are toughhours by the "Great South American Is that your hand-writing? No. open that you found it? I will. attorney general, and would be liable to The amendment was put to the er and more elastic than any Kidney Cure." This new remedy is a Was it written in your presence? No. Then what did you mean by saying "to precisely the same punishment. It is mittee and carried. great surprise and delight on account of other make, as they are entirely Or by your directions? No. the best of your opinion?" Well, I say idle to say that he is not interested. He its exceeding promptness in relieving pain Mr. Blair-Will you please produce the Whose writing is it in? My son's is not interested as a witness, but he is init was in the house before the safe came filled with quills (Featherbone). paper referred to in paragraph 11 of your in the bladder, kidneys, back and every writing. terested in a proceeding which might, if there. part of the urinary passages in male or To be had at all Retail Dry Goods Stores. Whose writing is this on the back? It his evidence is not correctly explained statement? (Witness produces paper.) You said a moment ago " to the best of female. It relieves retention of water Whose writing is that? Mine. your opinion"-what did you mean by is supposed to be Mr. Wilson's. I don't upon the record, lay him open by means What did you do with that? I sent a and pain in passing it almost immediately. of a confession, to draw upon him the that? My son was dead a long time beknow. If you want quick relief and cure this is Where did you find this paper? copy of it to Mr. Wilson. Do You Recognize It ! R. C. MACREDIE, fore we got the safe open. punishment which the law imposes for a your remedy. For sale by W. Carten You made a copy of it? Yes. son gave it me among others. How long? A good while. Mr. Gregviolation of that statute. Was this the first writing or the second? and Alonzo Staples. Where did he give it to you? He gave ory had it in his charge a good while and Mr. Tweedie - At the hands of thi This is the first. couldn't get it. it to me when he came home. ommittee or of the house? What did you do with that paper? Plumber, Gas Fitter, Can you fix the date by any reference How long did Mr. Gregory have it in A KILLING SUGGESTION. Mr. Powell-At the hands of the law ent it to Mr. Wilson. to the paper? No, I cannot. his charge? Well, maybe a year. and I think at the hands of the house too. Mr. Harmony - They say that the man You did not deliver it to him? No. Do you say that? I don't know : it Mr. Blair-I am satisfied in my own Mr. Tweedie - This matter was disposed Who did you give it to? I couldn't say who wrote "After the Ball" is dead. He mind that this is Mr. Wilson's writing. may have been a year, and it may have of last night by the committee and I see accidentally shot himself in the arm. whether I gave it to my son or mailed it. I have no objection to the paper going in. no reason to change my opinion as then been a month; I am not positive. Did you make the original yourself? Mr. Neversee - Well, I wouldn't think TINSMITH, (Telegraph blank with writing on either Mr. Gregory had it in his charge and expressed. Both Mr. Stockton and Mr. Weakness of Body and Mind, Effects of did that would kill him. he had the papers of William? He took side put in evidence and marked 7 and 8.) Phinney at that time claimed to appear Errors or Excesses in Old or Young. Robust, Mr. Harmony - No, it didn't, but it Have you had this in your possession What next? (Witness produces paper) for Mr. Quinn. They claimed to appear them, I suppose, from the office. WOULD inform the people of Freder amed business on Chinity that he has re Noble Manhood fully Restored. How to ever since? Yes. Didn't you go to Mr. Gregory and charge killed him when the doctor said he would Is this in your handwriting? No, I dicon two grounds. One was that Mr. Quinn After having made a copy where did him with knowing about these papers probe after the ball. Enlarge and Strengthen Weak, Undeveloped eing interested had a right to be repre tated it. you put this paper? Where have you Organs and Parts of Body. Absolutely unand giving them to the Gleaner? I did. In whose writing is it? William's. sented, he being one of the parties charged ; failing Home Treatment-Benefits in a day. Do you say that is a copy of a letter you had it? In my store. How could you venture to charge Mr. A MUSICAL VOICE. the other ground was that they claimed to COUNTY COURT HOUSE Men testify from 50 States and Foreign Coun-Gregory with that if Mr. Gregory did not From that time down until when? appear as members of the legislature. sent to Mr. Wilson? Yes The nasal twang produced by Catarrh Well. I have not had it all the time tries. Write them. Descriptive Dook, en-Who wrote the copy? I wrote the have access to those papers and did not Mr. Phinney-I don't press the second gives a disagreeable sound to the voice. planation and proofs mailed (sealed) free. since I made it. know anything about them? He didn't original. ground now. But Catarrh is also accompanied by even This is the heel of the When did it go out of your possession know anything about them to my knowl-Which was written first? This one Mr. Tweedie-With regard to the secon ERIE MEDICAL CO., Guffalo, N.Y. more unpleasant results such as offensive above lines, including Weil I think last winter, a year ago. point I will read the very authority pro-(Paper put in evidence and marked No. breath, headache, nausea, deafness, etc. GRANBY RUBBER. Did any other paper go out of your pos-If he didn't know anything about them, duced by Mr. Phinney himself and there Sufferers from Catarrh will find in Haw-**ELECTRICAL AND MECHANICAL** Sheet Zinc and Flour Sifters. Look for this pattern on the heel when ession at the same time? Yes. how did you go to him and charge him ker's Catarrh Cure a perfect and positive Do you remember of it being copied? I find it stated: "It has been decided Was that before the house was in with having given information he got cure, restoring the organs to their natural you buy a Rubber or Overshoe. It guarthat a member not a member of the com-Yes. 3 CASKS Sheet Zinc, 3 casks Flour Sifters (patent 1 case 1 oosepin Butts assorted sizes. 12 boxes Family Scales, just fight for this seaso of the year. 1 case Bled-shoe Bolts. 6 boxes Wrought fron Nuts. 4 cases Corporter's Planes BELL HANGING, sion last winter? I think it was. from those papers to the press? I was at healthy condition and removing all disaantees a perfect article. Did you deliver that letter to Mr. Wilmittee has no right to attend whatever to Did you have all these papers together Mr. Gregory's office paying over some greeable symptoms. Sold everywhere. son? No. address the committee, or putting ques-Granby Rubbers money to him from the estate, and I said Only twenty-five cents. this copy of the alleged receipt, this letter Can you tell that Mr. Wilson got it? tions to witnesses or interfering at all Speaking Tubes, &c. dated March 12, and all these other pap to Mr. Gregory: "What made you give Wear Like Iron. cannot. with the proceeding." a cases Carpenter's Planes
a cases Carpenter's Planes
a cases Barn Lunterns.
b arrels Lantern Globes.
b barrel Strop and T Hinges.
a doz. Sheet-iron Pans for cooking stoves.
a doz. Sheet-iron Pans for cooking stoves.
a doz. Steamers.
Just to hand R. CHESTNUP & S6 ers you have produced here? Yes. the news to the Gleaner?" and he said: Committee adjourns to meet to-morrow Mr. Phinney-That applies to the case Ask your dealer for them. Poet - I hope you have received the "The Gleaner and me are not on good little volume of poems I ventured to send Farm for Sale. Who did you give them to? John morning at 10 o'clock. of a secret committee sitting with closed Black. terms." That is the conversation we had. GEO. L. WILSON. doors. you. Baroness Indeed I have - it is THE subscriber's Farm at St. Mary's, near the Railway Station, containing 500 acres, 100 of which are under cultivation. There are two houses, barns and outbuildings on the premises, all in good repair. For further particulars apply to For what purpose? I don't know for COMMITTEE ROOM, April 6th, 10 A Didn't you say to him: "Why did charming - I wonder where I have put Just to hand R. CHESTNUP & SON Mr. Phinney - Before the inquiry pro- you are wrong. You cannot make the what purpose. He can you tell the Gleaner about those papers?" me and asked me to it. Little Karl-Under the leg of the ceeds this morning I desire to renew my committee secret without getting the au- let him have them. Barrister, Notary Fublic, etc. Yes. I said that. SHOVELS table, mamma, to make it steady application I made yesterday to appear as thority of the house. It strikes me that What did Mr. Black come and ask for? Or "Why did you give the news about culars apply to JOHN A. EDWARDS, JUST received 25 Bundles Steel Shovels long an short handles. Office next door below J. J. Weddalls counsel on behalf of Mr. Quinn. In doing it is not in the interests of fair play that If I had any papers in connexion with hose papers to the Gleaner?" Yes. Queen St. Fredericton, N. B. so I may say that I think there was some these gentlemen are putting forward this the election Rheumatism Cured in a Day.-South Then what occasion had you for sus-R. CHESTNUL & SJNS. F'ton, April 9, 1892. American Rheumatic Cure for Rheuma With what election? Why, the prommisapprehension on the part of the chair- proposition. It was open to the party pecting Mr. Gregory of having done that? ises you gave William for the position tism and Neuralgia radically cures in 1 to man, from what he said to me after the who charged the attorney general to Well, I had no grounds for suspecting it. adjournment, as to my position. I do not prosecute his charges and examine his and all papers connected with that. 3 days. Its action upon the system is THE AMERICAN No grounds whatever? No. Who was with Mr. Black? No person remarkable and mysterious. It removes claim to appear for Mr. Quinn as a wit- witnesses and to appear here by counsel. You say you charged him with giving What did you tell him when he asked at once the cause, and the disease immed the matter to the Gleaner, but that you ness per se, but as an interested party in He has chosen his own course and has you that? I gave them to him. had not the slightest reason for suspecting iately disappears. The first dose greatly the inquiry, and in support of my posi- declined to prosecute or to take any pro-SS DOLLAR SS benefits. 75 cents. For sale by W. Carten What did you tell him? I didn't tell him of doing it? No, because I knew he tion I would cite from Bourinot, page 510, ceedings in the matter before the comand Alonzo Staples. him anything then about the papers, but didn't. I said merely in a joking way: mittee. It was therefore open to the at-"When counsel are required in cases in-I gave them all up to him. What did you give that to the Gleaner volving the interests, conduct or character torney general to call witnesses on his How long did he have them? I First Laundress - Why is it that Mr. of individuals, petitions asking permission own behalf. Now these gentlemen wish for ?' couldn't say - maybe a week or a fort-Simpson doesn't have his initials marked Didn't you tell us vesterday that you to employ such counsel have been referred to come in under a cloak and proceed to Typewriter. ouldn't get any satisfaction out of Mr. on his collars and cuffs, do you suppose? and counsel ordered." Now I submit in examine and cross-examine witnesses in a Gregory? I don't know what I told you. I asked him in a jokish manner why he his name is Alphonso Spaulding Simp-Did you ask him for what purpose he this matter that the interest, conduct and proceeding which the honorable gentlewanted them? No. not then. character of Mr. Quinn as a citizen and as man himself has abandoned. The claim He came and asked you if you had any gave that to the Gleaner, and he said he son, possibly. a man are involved and in order to pro- they make that the witness should be papers relating to this office and to the tect his interests, as d that no misconstruc- represented by counsel is forced upon had nothing to do with the Gleaner at all. THIS is a well-made, practical machine, writing capitals, small letters, figures, and runctuation election and you handed them right out You charged him with that in a joking tion shall be placed upon his testimony them by reason of the course they have The public is becoming a little sceptical marks (71 in all) on full width paper, just like a \$100 instrument. It is the first of its kind ever offered at a popular price, for which the above claim can be truthfully made. It is not to him without making a single inquiry about waterproofed goods, whether for because of the failure to further examine taken themselves-by reason of the hon. nanner? Yes, just to hear what he Well, I asked him what he was going to men or women. Claims have been made him by counsel, I think this motion gentleman declining to prosecute his would say. a toy, but a Typewriter built for and capable of REAL WORK. While not as rapid as the large machines sometimes become in expert hands, it is still at least as rapid as the pen, and has the do with them. should prevail. I think it is not only a charges. Is there any charge made against The Gleaner referred at that time to which were never substantiated. And at What did he say to that? He said he this receipt, didn't it? Yes. the best they had a waterproof look about legal proposition but a fair and equitable Mr. Quinn? There is none whatever? was going to-well, I cannot say what-And you supected that Mr. Gregory them which was too often embarrassing. one that a gentleman placed in the posi- If he had never made this solemn declaradvantage of such simplicity, that it can be understood and mastered almost at a glance. We tion that Mr. Quinn is in consequence of ation, and if his name had never been when he came back. nust have given them information about It is the distinguishing merit of Priestly's cordially commend it to helpful parents and teachers everywhere. mentioned in the house, would he not that receipt? I didn't suspect Mr. Greg-Cravenettes that they are precisely like Well, what did he say that time? He his solemn declaration and in consequence the same goods not waterproofed. They wanted to know if there was anything in ory at all of the course this investigation has already have been liable to be called as a witness How did you suppose that any infortaken, should have the benefit of counsel in the ordinary way? Is there any at it to have it brought up-investigated, I are absolutely rainproof and yet porous, mation had reached the Gleaner about though there is nothing to show the rainto at least pursue an examination follow- tack made upon the character of Mr. Writes Capitals, small letters, figures and You had not been talking with anybody the receipt when you spoke to Mr. Gregrepelling quality. Priestley's trade mark Easy to understand, learned in five ing what is claimed to be a cross examin- Quinn or upon his honesty and integrity 'The Varnished Board" will always be at all about it before that? Well, no; ory? I knew where it came from. ation of him by the attorney general, and at all? There is not. He simply appears marks, 71 in all. minutes. Didn't you say to Wilson that you had when Lipsett's letter came out in the I ask it as a matter of fair play and justice as an ordinary witness to be examined in found in these goods. Weighs only four pounds, most portable. Writes just like a \$100 machine. said to Gregory that your son William paper I might have said I have got some reference to the charges made by the towards him. Compact, takes up but little room. was dead and you had had trouble enough, No shift keys. No Ribbon. Prints from Jabbers - Confound it! This letter apers too. honorable gentleman. Mr. Blair - I think to place an appli-Mr. Pitts-You did not make any secret and you didn't want this thing put Built solid and simple, can't get out of from my wife begins " My ownest, deary the type direct. cation of this kind by the gentleman who Mr. Blair-Mr. Phinney has put forward in the papers? No. hubby." Habbers - Why, what's wrong order. has just spoken upon the ground of fair the claim that the right of members to Prints on flat surface. Didn't you tell Wilson with your own | with that? Jabbers - That means that Mr. Blair-What object did you have Capital and lower-case keyboard alike. play would rather presuppose that that appear before a committee and take part, lips that when this thing came out you Writing always in sight. n making it public? None. in the postscript I'll find a request for a \$5 gentleman has been acting with some re- is only taken away in the case of a secret easily mastered. had suspected Gregory, and went to him check right away. Had you any feeling against Mr. Corrections and insertions easily made. ee. A secret committee is a com gard to fair play throughout this transac-More "margin play" for the small letters and charged him with it, and told him it on? No. tion, which is a rather violent presumpmittee at which no person is allowed to Takes any width of paper or envelope which do most of the work. English Spavin Liniment removes all was not right; that your son was dead, Had you no bitter grudge against him tion. Now, when this gentleman invites be present and it is absurd to contend that and you had had trouble enough and you Takes good letter press copies. No, nor I have not to-day. hard, soft or calloused Lumps and Blemup to 8½ inches. this committee to afford him an oppor- it applies only to that. Referring to page didn't want this thing dragged out? I You have a warm feeling towards him ? ishes from horses, Blood Spavin, Curbs, tunity to appear as counsel on behalf of 723, Vol. 73, Hansards Parliamentry Dedon't doubt but what I did, and to others Splints, Ring Bone, Sweeney, Stifles, Yes, he and I are good friends. Mr. Quinn, he assumes that Mr. Quinn bates, in a case before the committee of too, because I did not want it. Sprains, Sore and Swollen Throat, Coughs, Who did you have a feeling against stands charged before this committee and railways-I find the following ruling by Who did you want to get at? Mr. Blair. Do you swear that that paper (No. 4) is etc. Save \$50 by use of one bottle. War-Packed securely in handsome case and expressed to any address, on receipt of price, \$8.00, is liable to be dealt with in some manner the speaker—"The speaker wished to obranted the most wonderful Blemish Cure He promised me such and such and didn't word for word a copy of the paper you as the result of the action of this commit- serve in reply to the question of the right in registered letter, money order or certified check. We guarantee every machine and are glad to ever known. For sale by W. Carten and got from Wilson? Yes. tee. That is not Mr. Quinn's position be- honorable gentleman, that no member had give it. answer all enquiries for further information. You had no feeling against Mr. Wilson? Alonzo Staples. Was this "\$200.00" there up in the fore this tribunal. The authority cited by any right to interfere with the proceedings. No; he was doing all he could for my son. corner of the original receipt? I don't Mr. Phinney is not at all in point. The He had no right to examine winesses A.S. MURKAY, Do you Cough? Hawker's Tolu and I was the one you wanted to get your know. language he has used is not capable of though he might be present in the room. Wild Cherry Balsam is a sure cough cure. knife into? I had a grudge against you Will you swear that the word "Fred-Special Agent, Fredericton, N. B being applied to the circumstances of the (Mr. Blair also cited the Prendergast case because you promised me so much and ericton" was on the original receipt? To present case. I would readily concede page 405, Vol. 73, of the commons journals) did not fulfil anything. the best of my knowledge it was. THE CULTIVATOR 1894 It can only be allowed where the party that if an investigation were proceeding MCMURRAY & Co. 1831 You won't swear to it? Not positively. Had you parted with the possession of before the committee on public accounts, that is brought before the committee has any of these papers or documents that you Will you swear that the date was "1890' a pecuniary interest. or any other committee examining into that was on that receipt? I will. have produced here before the time that Mr. Phinney-That is not an authority Gentleman the conduct of the government or its Country you gave them to Mr. Black? Not to my You are now speaking from recollection officers or servants, and if there were wit- that excludes other cases of interest. That are you? Yes. knowledge is only an instance. Where is there anynesses summoned before that committee Have Just Received Then you swear that from the time Are you positive about it? Yes. charged with improperly dealing with the thing that limits it to questions of pecuni-THE BEST OF THE Is that an exact copy of the original in these papers were made until the time public funds, or in the event of its being ary interest? A CAR LOAD AGRICULTURAL WEEKLIES. every particular? An exact copy. that Black called upon you they had con-Mr. Blair - Where is there anything proved against any such witness that he tinued in your own possession? Except Do you say there is not a word on it would be liable to some proceeding pub- that says that because a man is a witness DEVOTED TO that was not on the original receipt? Not ____ OF _____ one of them. licly or in the courts, that that would be a before a committee he has a right to ap-Farm Crops and Processes, to my knowledge-yes, it is word for Which one was that? That copy of the Horticulture & Fruit Growing. proper case for the witness to be repre- pear by counsel? WALL PAPERS, recept from Wilson. sented by counsel for his own protection. Mr. Tweedie - The authorities so far Live Stock and Dairving Will you swear that William Wilson's While it also includes all minor departments of rural interest, such as the Poultry Yard, Entomol-cgy, Bee keeping, Greenhouse and Grapery, Veter-inary Replies, Farm Questions and Answers, Fire-side Reading, Domestic Economy, and a summary of the News of the Week. Its Market Reports are unusually complete, and much attention is paid to the Prospects of the Crops, as throwing light up n one of the most important of all questions-When to Buy and When to Sell. It is liberally Illustrated and by Recent nlargement, contains more reading mater than ever before. The subscription price is Where was that? My son had it. But unless it does appear that the witness cited are against these gentleman. If they name was signed by him to that original When did he have it? He had it after have any other authorities they should who is being examined touching a matter ROOM eceipt you speak of? I certainly will. he made it. which involves some personal or pecuni- produce them. And are now prepared to show the largest .Did you see him sign it? No. Mr. Powell-The interest may be pecun-He took it away after making it? Yes. ary liability as the result of the examinastock of Wall Paper in the city, in Will you swear it was his handwriting? How many years or months did he tion, he has no status at all to appear by | iary or otherwise. Take the case of a corwill not: I do not know his hand counsel. I venture to say that upon an oner's jury. There is no charge made have it before you got it back? Well, be-Canadian writing enough. examination of the authority here referred against anybody; it is simply a proceeding fore I gave up the original he brought it and by Recent nlargement, contains more reading mater than ever before. The subscription price in \$2.50 per year, but we offer a Special Reduction Will you swear that in the original reback; it was in my possession after that. to it will be found that that was a case of investigation, but any party who feels ceipt it was "W. Wilson " or "William where witnesses were be' ~ examined as that his interest is likely to be affected How long was it after he took this al-Wilson"? I won't. To the best of my Club Rates for 1894. to whether they had been dealing im- can appear and examine witnesses. leged copy of the receipt away before he knowledge it was William Wilson. Mr. Tweedie-Do you say that a witnes brought it back? I couldn't give you any properly with the public funds or im-American Two Subscriptions in one remittance \$4 If you swore to anything you would summoned to attend a coroner's jury can properly discharging their public trust swear to that? Yes. Six Subscriptions do. do. 10 You could tell me, probably, whether it with reference to which they would be attend by counsel. In whose handwriting is the word Ten Subscriptions do. do. liable to penalty. But what is the charge Mr. Powell-In the Stevens case Mr 15 was one year or two years from the time signed" in the original receipt? I can-GP To all New Fubsc ibers for 1894, paying in advance now, we will send the paper Weekly, from our receipt of the remittance, to January 1st, 1894, without charge. Specimen Copies Free. Addres Makes. here? Is Mr. Quinn charged with any- and Mrs. Stevens appeared as witnesses this copy was made till William brought not tell you. thing or is he liable to penalty as the re- and were represented by counsel. it back? Well, I couldn't. Was not the word "signed" in the Mr. Tweedie-The child died in their sult of this examination? Do you remember William bringing it original receipt in your son William's LUTHER TUCKER & SON, Publishers Mr. Powell-The act of Ann is in force. own house. The fact that Mr.--back? I do. handwriting? No it was not. CALL and SEE the Mr. Blair-But surely he is in a differ- Mr. Powell-Anyway I would move ho is all Albany, N. Y Are you sure he brought it back him-Will you swear it was not? I am not ent position from a witness before the seconded by Mr. Pitts, that Mr. Phinney





