3	MIRAMICHI ADVANCE, CHATHAM, NEW BRUNSWICK, APRIL 17, 1890.						
Jusiness.	Christian Duninger	carried on a most discreditable oru.	Barry at Fredericton.	that number 700 were heads of families and adult males, the balance being	reference to the resolutions adopted at	hostile to the second leader chance to	the attorney general. The latter had not
28 Years	CHATHAM, N. B APRIL 17, 1890.	sade against premier Blair and other members of the Government	to by Mr. Hanington but was admitted. Mr. Kelly continued: I never knew of any arrangement, of any kind, with Mr.	sesson's operations will not open for	Quebec in October, 1887, with copies	prejudge the case, as it was improperly doing, and thus prejudice the public mind. Was it not evident that the	Hon. Mr. Adams when he made charges
scales. Itching andless. No relief. ines fail. Speed- ra at a cost of \$5.	Our Ottawa letter of this week	present year. They have caused the	this subsidy was to be awarded to Leary in consideration of his contributing to the election fund	As a result of experiments made	ed by the government of this province from any of the said governments re-	real cause of opposition to the members of the committee being, excused from	Hon. Mr. Blair-You were a member of the committee on that inquiry and no
Outicura.	does not contain anything of im- portance, save evidence that the	all kinds of corruption against their successful opponents, in the hope, ap-	To Mr. Mitchell-1 supported the government solely on account of Ritchie's appointment.		in council with reference thereto of the carrying into effect of the resolutions	manual with at the stinking man in	Mr. Stockton-Inat committee did not

Body covered with

General Bu

Scratched 2

Cured by Cuticura.

If I had known of the CUTICURA REMEDIES tweety-sight years ago it would have saved me \$900 00 (ivo hundred dollard) and an immense amount of suffering. My disease (psoriasis) com-menced on my head in a spot not larger than a ent. It spread rapidly all over my body and get under my nails. The secules would drop off of me trelief. One thousand dollars would are point of the second secon some of the doctors said was leprosy, some ring worm, pedrianis, etc. I took....sarsapa rillas over one year and a half, but no cure. orin, peoresms, we have a balf, but no one on the annot preise the OUTIONA EASEDIES to much. They have made my skin as clear and free from the baby's. All used of them were three boxes of OUTIONA, and three bettles of. OUTIONA EMBOLIARY, and the cakes of CUTIONA SOAP. EMBOLIARY, and two cakes of CUTIONA SOAP. EMBOLIARY, and the cakes of CUTIONA SOAP. If you had been here and said you would have had the money.- I looked like the picture in your bool of money.- I looked like the picture in your bool of money.- I looked like the picture in go clear as a monsy.- I looked like the picture in your cous-of paoriasis (picture number two. "How to Care Bikin Disease"), but now I am as clear as any person ever was. Through force of habit I rub my hands over ny arms and legs to scratch once in a while, but to no purpose. 'I am all well. scratched twenty-eight years, and it got to be a second nature to me. I thank you a thousand DENNIS DOWNING, Waterbury, Vt.

Cuticura Resolvent

The new Blood and Skin Purifier and purest ad best of Humor Remedies, internally, and twistora, Was great Skin Cure, and Curry ora-oay, an exputities Skin Beautifier, externally, peadily, and permanently cure every species of ching, burning, soaly, crusted, pimply, scrotti, us, and heredisary disease and humors of the kin, sensitive disease and humors of the kin sensitive diseased and humors of the

rywhere. Price, CUTICURA, 75c.; SOAR LYENT, \$1.50. Frepared by the POTTER DEMNICAL COSFORATION, HOSTON, for "How to Cure Skin Discases," 6 Instrations, and 100 testimoniais.

PIMPLES, black-heads. chapped and oily skin prevented by CUTICURA MEDICATED SOAP.



INPRECEDENT ATTRACTION!



Louisiana State Lottery Company.

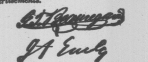
Incorporated by the Legislature for Educ ional and Charitable purposes, and i

Its MAMMOTH DRAWINGS take place Sem Annually, (June and December), and its GRAND SINGLE NUMBER DRAWINGS take place in e other ten months of the year, and wwn m public, at the Academy of v Orleans, La.

Famed for Twenty Years. For Integrity of its Drawings and Prompt Payment of Prizes.

Attested as follows :

We do hereby certify that we supervise the arrangements for all the Monthly and Semi-Annual Drawings of The Louisiana State Lottery Company, and in person manage and control the Drawings them. manage and control the Drawings them-selves, and that the same are conducted with honesty, fairness, and in good faith toward all parties, and we authorise the company to use this certificate, with fac-similes of our signatures attached, in its



We the undersigned Banks and Bankers will pay all Prizes drawn in The Louisiana State Lotteries which may be presented at envies, but to whose eminence in R. M. WALMSLEY, Pres. Louisiana National Bank. PIERRE LANAUX. Pres, State National Bank A. BALDWIN, Pres. New Orleans National Bank, CARL KOHN, Pres. Union ational Bank. Grand Monthly Drawing, at the Academy of Music, New Orleans, Tuesday, May 13, 1890. Capitalprize,\$300,000. 100,000 Tickets at Twenty Dollars each. Halves \$10; Quarters \$5; Tenchs 2; wentieths \$1.
 implication
 implication

 1 PRIZE OF \$800,000 is.....
 1 PRIZE OF 100,000 is.....

 1 PRIZE OF 50,000 is.....
 PRIZE OF 55,000 is.....

 2 PRIZES OF 10,000 arc.....
 6 PRIZES OF 56,000 arc.....

 5 PRIZES OF 56,000 arc.....
 5 PRIZES OF 50,000 arc.....

 0 PRIZES OF 50,000 arc.....
 0 PRIZES OF 50,000 arc.....

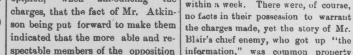
 0 PRIZES OF 50,000 arc.....
 0 PRIZES OF 500 arc.....

 0 PRIZES OF 200 arc.....
 0 PRIZES OF 300 arc.....
IMATION PRIZES \$500 are..... \$00 are..... 200 are..... TERMINAL PRIZES 999 do. 100 are...... 8,134 Prizes, amounting to NOTE.-Tickets drawing Capital Prizes are antitled to terminal Prizes. AGENTS WANTED CP For CLUB RATE, or any further intor unation desired, write legibly to the undersigned, clearly stating your residence, with Stata, Conty, Street and number. More rapid return mai delivery will be assured by your enclosing ar Envelope bearing your full address. IMPORTANT. ress M A DAUPHIN, New Orleans, La. or M A DAUPHIN, Washington, D. C. By ordinary letter, containing MONEY ORDER Lesued by all Express Companies, New York Ex-Address Registered Letters containing Currency t NEW ORLEANS NATIONAL BANK, New Orleans, La. "REMEMBER that the payment of these GUARANTEED BY FOUR NATIONAL BANKS of New Orleans, and the Inhose are Signed by the President of an antitution whose chartered rights are recognized the highest Courtes, therefore, hereare of all ONE DOLLAR is the price of the small. The part of fraction of a Ticket ISSUED BY US in any Drawing. Anything in our nar less than a Dollar is a swindle. FARM PRODUCE IN HAY, GRAI , ETC., AT AUCTION. next, commencing ot 10 a. m. ns Upjand Hay, No. 1, ns upland Hay, No. 2 bhels Oats, No. 1. hhels Seed barley, No. I. thels Seed Wheat, No. 1, Barly ROse Potato Goodrich Potatoe of Wools, Soap-Grass, c Wagon and Harness th

m. . .

portance, save evidence that the successful opponents, in the hope, ap-tariff changes are receiving a great deal of attention and are very sharp-ly priticised, especially by the mari-time members and the great body of men engaged in the natural indus-tries of the country. They are shown to be especially hard upon their crowning failure in the only by the delegation.

tation that the house would be prorogued



of public life, but the existence of

It is well-known that Mr. Atkinson is the member of the opposition who is the member of the oppositis is always ready for any work that is to be done, so long as it will give refutation of their calumnies and a comhim notoriety. He has, too, for a plete vindication of his absolute innocence good while, been the confidante of a of the charges formulated, is most satisgentleman in York, whose vindictive factory,

public life he can never hope to attain by the methods to which he has resorted for the past two years, timony that Mr. Leary had nothing to Barry to forward it to the solicitor gener-The public care little for people of do wich the matter, directly or indirectly al at St. John. The attorney general's for that is Mr. Atkinson's indict I am instructed to sell at the farm of Gearge Dickson, Napan, on Monday, 14th day of April whose political prejudices do not out-The dry dock did not enter into the mat-COFFIN FINDINGS AND ROBES³ M. MCLEAN, - Undertaker (here, by themselves and with the contract was not avarded, whereas the prosecution sought to make it appear that the contract was not avarded. Whereas the prosecution sought to make it appear that the contract was not avarded. The contract was not avarded to Manitoba's popular to not avarded to the government to avarded to Manitoba's popular to not avarded to Manitoba's popular to not avarded to Manitoba's popular to not avarded to the government to the dot the government to the government to avarded to the government to the govern WM. MCLEAN, - Undertaker | have, by themselves and with the

cation, either verbal or written with Mi. and may be taken as the latest ex- lay McIntosh.

The Esquimaux of Greenland can spectable members of the opposition information," was common property been intimated to him directly or in- now boast of a newspaper. It is called must have grave doubts as to their before the session opened-that is he directly, that Mr. Leary would con. the Reader, and the editor thereof, one value. If they could be proved, Mr. told it to anybody who would listen to tribute or had contributed one cent. Lars Moeller, sets up and prints the Blair would not only be driven out him, just the same as any other mono- With a frankness which no doubt had a paper. He also designs and engraves maniac would do. The plan was to marked effect upon those who listened, the illustrations, which, it may be exgive notice of the resolution for a com- he stated that when Solicitor General plained, are not remarkable for excelthe Government, itself, would be in-mittee, so that the usual time might Pugsley, at Harvey, at his meeting on the lence. His printing establishment was volved. It will, therefore, be realis-ed, that if Mr. Haningtos, who leads the opposition, or Mr. Stockton, who is second in command on that side, had is second in command on that side, had is second in command on that side, had believed in the truth of the charges, a "smelling committee." This would friends of the government in St. John would contribute something, probably press than he had been using.

lace of Mr. Stockton.

notion

Douglas.

pursuit of the Attorney General is It was proved by the evidence that quiry, that he was willing that the con- ized it will add enormously to the by Mr. Hanington who opposed the Every particle of evidence could be reknown to everybody familiar with alderman Kelly, of St. John sent his tract should be given to Mr. Leary, he wealth of England, for it will supply the committee appointed to investi- would be fully informed of the proceed-Atkinson seems to court the doubtful distinction of allowing bimself to be seems to court the doubtful distinction of allowing bimself to be seems to court the doubtful distinction of allowing bimself to be seems to court the doubtful distinction of allowing bimself to be seems to court the doubtful distinction of allowing bimself to be seems to court the doubtful distinction of allowing bimself to be seems to court the doubtful distinction of allowing bimself to be seems to court the doubtful distinction of allowing bimself to be seems to court the doubtful distinction of allowing bimself to be seems to court the doubtful distinction of allowing bimself to be seemined of the party who had framed the charges. distinction of allowing himself to be 500-which Murphy delivered to Mr. getting the contract ready. The solicitor most wholly agricultural, and give a mittee be relieved from attendance at and why should there be any delay? used as that person's foil in his attacks upon the gentleman he, evidently, election on the side of the government the draft of the contract, but owing to election on the side of the government the draft of the contract, but owing to lately been impossible to derive any his being very much engaged in the York profit. ticket, and law partner of Mr. Blair. Mr. Kelly swore that the money was | election he had not given it any attention

subscribed by friends of the government and had, at Mr. Pugsley's request at in St. John and gave most conv incing tes Harvey, January 15,

portance, save evidence that the successful opponents, in the hope, ap-Re-examined by Mr. Hanington-I French infantry will be discarded, as of this legislature with reference to the time, read and be impressed with the man's pardon. I was called from the

which are said to be marvels of fine chair. Mr. Tweedie explained the "the old government," etc. and also to present. He would be glad if the attory bill. Its object was to do justice to a the Pacific Scandal' charges. Said he, hey general proves his innocence of the charges made against him and until his It is said that Prince Bismarck has quitch and Restigouche rivers who the charges made against him what has guilt was proved it was fair to assume

munications to the press at frequent but for the sudden departure from the the bringing here of the most important political quest province of a carterin labor act commission and the transmission of a carterin labor act commission and the transmission of a carterin labor act commission and the transmission of a carterin labor act commission and the transmission of a carterin labor act commission and the transmission of a carterin labor act commission and the transmission of a carterin labor act commission and the transmission of a carterin labor act commission and the transmission of a carterin labor act commission and the transmission of a carterin labor act commission and the transmission and the transmission of a carterin labor act commission and the transmission and the t

tries of the country. They are shown to be especially hard upon lumbermen, fishermen and mechanics in fact upon all classes save the manufacturers, in whose interest they are made. The Atkingen Charges. The Atkingen Charges. The Atkingen Charges. Whatever may be the asperities growing out of political differences or disappointments, it will be admitted by every good citizen that the manin who endeavors, maliciously and without sufficient evidence, to de-grade the status of his country's ince will entertain for Mr. Atkinson ince will entertain for Mr. Atkinson

bearing on almost any matter, whether is and solution in the s the circumstances give color to the by the attorney general himself, he had himself to be put forward as the ac-cuser of Hon. Attorney General gatior. They have not attempted to by the attorney general himself, he had Momerie, professor of Logic, and Meraphysics in King's College, Lon-of his statement, and mentioned several different persons in his county in proof the investigation should take place at a aked to second the motion for an inquiry user of Hon. Attorney General gation. They have not attempted to gave a very full and nank statement of don. His recently published volume date as remote as possible. Mr. asked to second the motion for an inquiry into the charges gainst Mr. Blair, but he hardship, referring particularly to the Blair's urgent desire for no delay what-Blair in the charges which he formu-lated last week, as reported in the until the business of the session was so he dever any communi-lated last week, as reported in the until the business of the session was so he dever any communi-lated last week, as reported in the until the business of the session was so he dever any communi-lated last week, as reported in the until the business of the session was so he dever any communi-lated last week, as reported in the until the business of the session was so he dever any communi-lated last week, as reported in the until the business of the session was so he dever any communi-lated last week as reported in the until the business of the session was so he dever any communi-the dever any communi-lated that he had ever any communi-lated last week as reported in the until the business of the session was so he dever any communi-the dever any communi-the dever any communi-lated that he had ever any communi-the dever any communi-the dever any communi-the dever any communi-lated that he had ever any communi-the dever any communi-the dever any communi-the dever any communi-lated that he had ever any communi-the dever any communi-the dever any communi-the dever any communi-lated the dever any communi-the dever a

ADVANCE OF FOLL. It is stated out of the state of the sta times the trouble was with the settlers themselves, and sometimes with the tunity of attending the investigation, and the attorney general have been her labor act commissioners. The crown in order to meet the insinuations made all over the dominion the house is not reland department was always willing to that I feared the fullest inquiry, I now sponsible. It was to be presumed that

> The bill was agreed to. On motion of Hon. Mr. Blair, the

whole, Mr. Douglas in the chair, on a bill (already agreed to) to confer the at the inquiry should be presented in a ton wanted to have Mr. Murphy called as power of making additional bye laws certain order. Now what were the facts? upon county councils and passed a The session was far advanced and there be one of three or four hours and would

believed in the truth of the charges, one or the other of them would have formulated them and not left the formulated the fore

mental borings for the tunnel he has Hell Company, Mr. Rourke in the the house was in session was made so that tended to limit the inquiry or burk the in-FREDERICTON, April 11.-The op- got through the house and that the com-Referring to the contract Mr. Blair said quality. It is believed to be an ex- position seem to be determined to

tension of the French and Belgian coal prolong the session and caused nearly that from the 3rd of January, when he tension of the French and Belgian coal prolong the session and caused nearly mittee were open to any member whose himself. It was charged that there was had telephoned the then provincial sec- fields, and to afford a supply of vast the whole of to-day to be frittered duties would admit of his attending and a corrupt agreement between Mr Leary retary in answer to that gootleman's in- extent. If the present promise is real- away in useless discussion brought on were also open to members of the press, and himself.

THE LEGISLATURE.

to Mr. Hanington as a contrast to Sir would be pleased to see the attorney gen-

member of the house may have an oppordeal fairly with all cases coming before move that the house adjourn till 5 o'clock Dr. Atkinson would not have made the so that the committee of inquiry may go charges unless he felt that he was backed on with its business. (Aprlause.)

house went into committee of the

job to a man of Mr. Atkinson's calibre and position in the house. It is well-known that Mr. Atkinson the to contribute on the contribution and tell all they know. It is contributed to the the the to bill incorporating Blackville Public position to have the committee sit while sotion of the government or Limself was

> upon its duties. The meetings of the com-Attorney-general Blair, that said com- were four witnesses ready to be examined of the party who had framed the charges.

Mr. Haniugton said he had given the morning before the house opened and thought to make light of the references of

my motion.

I never uttered.

charge disposed of before certain members

might he some excuse for having the in-

notice when the committee organized again in the evening after the house clos- a portion of the press to the charge made that he desired to put Mr. George ed. What injustice would then be done against him. He would read a san the attorney-general to have this investiess notices. Here it was:-Murphy was not present, but Mr. gation proceed in the ordinary way? To "The fact remains and cannot be sug cessfully disputed, that the contract was sold as charged in Dr. Atkinson's resoluhave the sittings of the committee take place when the house is not in session will Hon. Mr. Mitchell called attention not preclude the giving of evidence calcu-

was innocept of the charge made until gation at all hazards. The insinuation was that the tactics of the opposition was

up by facts, and it was also presumed Hon. Mr. Mitchell said there was no that Mr. Blair was innocent until he was There was nothing in the contention of portance of having evidence marshalled a the first witness. The delay could only

such local bills as were ready might be vestigation. The government, nor no member of it, was open to that imputa mittee might lose no time in entering tion. The charges made by the member for Carleton were made directly against He read the charges as made by the member for Carleton. They had been made with the hope of impeaching him (Mr. Blair) and him alone. No othe Take out of the charges the referen uothing left. The member for Kent.

the Atkinson stamp, but they watch and Mr. Barry showed that the money evidence appears to be a complete and the course of such men as Messrs. the donors intended it should be and as has been trumped up against him. Hanington, Stockton and Phinney all election funds are. The following exwith interest, because they are lead- tracts from the proceedings before the News and Notes. ers amongst us, and when they are committee will give an idea of the utter found following a man of Attorney failure of the charge that Mr. Blair, either Six ewes belonging to C. C. Schur-General Blair's position in public directly or indirectly, arranged to receive, man of West Windham, N. S. have or did receive money from Leary to produced 13 lambs this spring all of man of West Windham, N. S. have General Blair's position in puole life and endeavoring to fasten upon him the guilt of a charge such as that made by Atkinson, after it is apparent to the public that he is in. nocent, they cannot but - share the it are fabric dograding work. If which are alive. A Halifax paper says the New Brunswick Legislative Council has voted for the abolition of that body." odium of their degrading work. If Mr. Blair were guilty of accepting money from Mr. Leary of New York for his election fund in return for This will be news to the Council. The Wimbledon team leaves for England, June 18th, in the steamer for his election fund in return for giving that gentleman the Govern-ment contract to build the St. John dock, it would be a disgrace to the province. Mr. Hanington, Mr. Phinney and others actively engaged in the investigation of this charge-Polymesian. W. A. Lockhart was on Tuesday, 8th just .. elected mayor of St. John by a majority of 404 votes. Congressman Randall died in Washington on Sunday. evidence. Witness-I sent our firm's money up tor that is Mr. Atkinson's indict ment against Mr. Blair—must have-been convinced by Alderman Kelly's testimony that there was not the least justification for it. Yet, they went on with the matter, seeming to grow the more rabid, if not indecent, as the accused premier's enough to recoup me between the after-The Quebec Legislature was prorogued on the 2nd inst., it had been nearly three months in session. Amherst town council has ordered seeming to grow the more rabid, if not indecent, as the accused premier's entire innocence became the more manifest. Mr. Hanington professed, at first, that he hoped the charges were untrue and some of his follow-ers did the same thing. The sincer-ity of these declarations may be esti-mated at their true value in the light of Mr. Hanington and Mr. Phinney's conduct before the com-mittee, for no one who has followed the reports of the proceedings can escape the conviction that these gen-tlemen would prefer the disgrace of their province, which would follow proof of the charges, rather than that the innocence of Mr. Blair, which is so manifest under the evidence, should be established. Every man who is loval to the ham hasn't any town conncil. to be paid not to exceed twenty-five thousand dollars. A gentleman of Parrsboro has applied to the local government for an act to incorporate a company to bring water into the town, and light it by electricity. List week Ambros Foss, one of the Hon. Mr. Tweedie furnished the or \$2070 for the lot-a pretty good cations under the free grants act. Times. erection of the Dominion Immigration he should get home as soon as pos-\$7000 or \$8000. When will the Dom-quest to be excused, inion Government award a contract to whose political prejudices do not out-weigh his patriotism, will be glad to know that the evidence before the committee has not only failed to sus-tain the disgraceful charges of Mr. Atkinson, but absolutely disproved them. Accompanying that feeling, however, will be one of disappoint trial. Mrs. Weeks has been released why he should not serve. TREMS OF SALE-A crodit with spored Joint Notes, payable laday of Sept. next MW WYSE, Auctioneer, The Subscriter mas on band as [his shor] The Subscriter mas on band striter will go far to lower The Subscriter mas on band striter will go far to lower The Subscriter mas on band striter will go far to lower The Subscriter mas on band striter will go far to lower The Subscriter mas on band striter will go far to lower The Subscriter mas on band striter will go far to lower The Subscriter mas on band striter will go far to lower The Subscriter mas on band striter will go far to lower The Subscriter mas on

Children Cry for Pitcher's Castoria. the governments of the several prov-

Murphy on as the first witness. Mr. FREDERICTON, April 9.-This morning the speaker named as the special Kelly, his partner, was. committee to investigate Dr. Atkinson's charges Messrs. Mitchell, Stockton,

of the House to the fact that Mr. lated to exculpate the charges against the Wilson, Atkinson and Hetherington. Hanington was out of order, in refer-ring to proceedings of the committee. The trained of the committee and the section of the public, and the section of t Mr. Stockton said there were privring to proceedings of the committee. Mr. Hauington fired up at this and gested looks like a determination on the most corrupt politician this province has ate reasons which he would mention to Mr. Speaker which would provent his then was a chorus of calls to order. serving on the committee. His reasons Mr. Hanington-You are not going Hon. Mr. Blair-Do you make that

uld necessitate his absence from the use for the next two or three days. The speaker named Mr. Phinney in

Mr. Phinney said he would sooner first, had not yet arrived, and why which action practically made the attorot serve on the committee, the inquiry having been narrowed down from what should the investigation proceed beit was intended by Dr. Atkinson's fore evening? thicommittee was meeting and every

Hon Mr. Pugsley said if the com. Mr. Mitchell said he wished/to set mittee had any representation to make member of the house should be given a to the house they would do so in the chance to attend the inquiry. Banal and proper manner. The course Hon. Mr. Mitchell—Ia view of the atimself right before the house and ountry. As a member of the governnent it might be considered unfair and of the leader of the opposition was tempt that is being made to create the nproper for him (Mitchell) to act on most unfair. Mr. Hanington-I am not stating of the members should be prevented from

ne committee. Mr. Stockton-Oh no. what the committee did, but what was attending the investigation, I withdraw Mr. Hannington-I don't think understood by the committee. there can be any objection to the pro-Hon Mr. Mitchell-The hon memvincial secretary being on the commitber is misrepresenting what took place.

tee. It is quite right that he should Mr. Hanington said the without Mr. Wilson Mr. Wilson the Adams case were kept waiting from mouth now. Hon. Mr. Blair repudiated the slander Hon. M be upon it. Mr- Speaker said he did not know

that he could excuse Mr. Phinney from in having this investigation commence that had been made that there was any the construction of several side-walks serving, but he would consider the this evening instead of now? It was in different parts of the town. Chat- matter and give his decision after dinhere at the present time. The speaker read rule 221, which The Sill providing for the incorpor-The rate-payers of Antigonish have ation of cheese and butter manufacturvoted in favor of water-works, the sum ing associations and the bill amending

the law relating to fences, trespasses leave from the house. and pounds were adopted with amend-The bill relating te the indiscriminate sit. sale of poisons was referred to a special Mr. Stockton-That motion is clear-

ly out of order. It cannot be made his integrity. These charges have been committee, consisting of Messrs. Mitchell, Lewis, Melanson, Shaw and without two days notice. Hon. Mr. Pugsley said Mr. Kelly, he dominion. Until these charges could

best farmers of Fort Fairfield sold 900 house with the information asked for who was summoned as one of the wit-bes investigated an opinion unfavorable to barrels of potatoes for \$2.30 per barrel by Mr. Melanson concerning appliexplained to Mr. Hanington and him- of some persons. That being so, was it income for one farmer. - Houlton Mr. Hetherington said he would self that it was impossible for his part-unfair to ask that the investigation should take it as a favor if the speaker would ner, Mr. Murphy, and himself to be be proceeded with at the earliest possible excuse him from serving on the select away from their business at the same away from their business at the same moment having due regard for the effi-time. Mr. Murphy was out of town ciency of the inquiry ? There were now Mr. T. C. Connor, of Moncton, has been awarded the contract for the pointed. His business required that yesterday, only getting back to St. four witnesses here, why not go on with John last night. Mr. Kelly had ar. their evidence? If there was any dis-

building at Halifax. It will cost sible. Mr. Phinney repeated his recould get through with his testimony attendance of witnesses, or if it could be The speaker said he could not ex- Mr. Murphy would come up. He shown that some of the witnesses sum ed by the somebody to erect a new Customs and and Part Office building in Chathers attend, then there asons (Pugsley) was acting as counsel for Mr. might have attend, then there recognized by members on both sides of Blair in this matter. It would be given by them. The committee would Mrs. Weeks, accused of poisoning therefore stand as he had named it,

Mrs. Weeks, accused of poisoning therefore stand as he had named it, Mrs. Sutherland of Charlottetown, has been sent to the Supreme Court for Stockton, who had given a good reason to the Supreme Court for why he should not serve. had been made against the leader of nect him with the charge made against FREDERICTON. April 10th.- Mr. the government late in the session, and him, if he was the unworthy oreature that

should be lost in proceeding with the it unfair to ask that the investigation Mr. Phinney gave notice of motion investigation, because the charges should be proceeded with immediately,

for copies of all correspondence had by were serious and affected the integrity especially as there were four witnesses It is estimated that fully 2,000 souls the government of this province with of the leading member of the govern- ready to be examined. (Applause.) the imperial government, the government, the government, the government, the government of the province, while the delay Mr. Stockton said the public interests and public honor were as dear to the

Children Cry for Pitcher's Castoria.

Again: "He (Blair) cannot re-establish his part of someone to prevent a full inquiry. ever produced. And further:

to bork me with your calls of order. There is no great urgency why the in-vestigation should be proceeded with this morning. The witness he had asked for, one he intended putting on first, had not yet arrived, and why

These were the "mild criticisms" of a ney-general framer of his own indictment. This house should not be in session while charges. Was there any reason then that: he should desire the earliest and fullest; investigation into the charges ? The conduct of the opposition in objecting to am immediate investigation showed that they were running away from the charges made, and that they were afraid of the result. It must strike the ordinary mind that the cause against him must be exceedingly weak when its success de Dr. Stockton-I object to the provincial | pends upon the order in which the witsecretary putting in my mouth words that nesses are called. The action of the enposition in attempting to delay the in vestigation was an open confession of th weakness of the charges, and shows the rottenness of their case, (Applause, I The motion to adjourn was thrn carried desire to prevent the evidence being heard by the following vote:-

not his fault that Mr. Murphy was not here at the present time. Here at time. Melanson, Palmer, Hetherington, Murray, stutes that no committee can sit while of the opposition added to it by their in- Wilson, Ketchum, Douglas, Baird, La the house is in session without special sinuations. Was it unfair to ask that illois, Ballamy, Anderson, O'Brien, Burwhen a member was charged with a seri- chill-20.

Hon. Mr. Mitchell-I move that ous crime that the investigation should be Naws:-Hanington, Stockton, Phinney, the committee be granted leave to proceeded with at the earliest possible Alward, Atkinson, Lewis, Stevens, Powmoment? Charges had been made against ell, Rourke, Smith, McKeown, Shaw. his honor, against his honesty and against | Perley-13.

Messrs. Turner and Robinson sired. circulated all over this province and are Hon. Mr. Ryan was absent through very now being disseminated in other parts of serious illness.

> The Atkinson blunder enquiry has prevented the business of the session from

A despatch from the official reporter 88y8:-

Mr. Burchill committed the bill to further amend an act to consolidate and amend the several acts relating to the Southwest Boom Company. Mr. Curchill explained that there had been opposition to this bill, but the committee on corpora-tions had made amendments to meet cb-jections and the amendments were acceptby the promoters of the bill. Agreed to with amendments.

FOR SALE. The well known premises in the Town of N The Huildings are in good repair and

Hotel and Livery Business.

If not sold before Thursday, the first day of May next,

will, on that date, be offered at Public Auctio For terms and particulars apply to

John McLaggan,

STALLION FOR SALE

rfectly broken to harness excellent stock-getter. Wil 4-3 J. A. RAMSAY,

March 1890.