REPORT	OF	COMMITTEE	
		N CONTRACTOR OF	

CORPORATION ACCOUNTS, For the Year ending 31st December, 1859.

THE Committee to whom was referred the Corporation of the Chamberlain, as Receiver of the Trustees for Cor-the 31st December, A. D. 1850; to report thereon, ber le-RINPORT.

unts of R. D. WILMOT, E 1-1s his Account for the Qu

£146-13

0.0

and Debits-	
1850, an. 16—To Cash paid the Chamberlain.	4"
Amount over-credited from J. H. Anderson,	
Paid Common Clerk's fees	

07 19 8 36 18 2

18th May to 1st Aug., 71 day 8 12

£12 11 4

					£:17	1	
No. 1-Is his General Account Current as Rec He Charges-	eiver uf	the Tr	ustees, to	o 31	st Dic.	. 18	5U
To Payments made for various Services du	ring the	e vear.	per nar	ticu	lar .		
Account, No. 3,					1:097	1	
To Amount deposited at the Bank of British N	orth An	ierica.	to the Cri	edit	ut		
the Trustees, during the year, -					43.73	18	3
To Interest paid on Mortgages					321	U	1
To Chamberlain's Salary,					250	0	1
To Land Agent's do					30	- 0	(
Books, Stationery, &c., for Chamberlain's Offi	ice.				11	8	
Balance transferred to New Account, .					150	0	E
					-		
1850. And Credits-					£6638	52	10
Jan. 1-By Balance on hand 31st Dec., 1819,			£202	5	R		
Dec. 31-By a Fine from B. L. Peters,			1	5	0		

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36 14 6 Provincial Parliament of New-Brunswick. [From the City Reporter.] HOUSE OF ASSEMBLY, Feb. 6th, 1851. DEBATE ON THE WANT OF CONFI-DENCE RESOLUTION. HOUSE OF ASSEMBLY, Feb. 6th, 1851.

Mr. Fisher and his bon. (in) on his left. His bon of upon it, (although a) MR. RITCHIE, in moving an amer the address in answer to the Speech, s ment put not foot upon it, faithough a Govern-ment! There was a very good reason why inshon, friend could do this - why he could appose what he fiked and support what he liked, and still remain in the Government. A pose what he liked and support what he liked, a still remain in the Government. No mat-r being kicked out! He brought with him s powerful influence, and the Government *ard* not part with him l(much Langhter). The Speech also recommended some mea-ire in reference to the Fisheries. He (Mr₁) considered this one of the most important down so in the Browmen.

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he B-nch interests in the Province. Or r shores about ed in fish of an excellent quality, unsurpa-by any in the world, and the prosecution of trade would prove a source of wealth. It

book about it, entitled "R Elections!" In reference to (Mr. R) had travelled over somehow or other he had sk

those of the Bay of Fu

Elections?" In relevence to the (Mr. R) had travelled over sev-somehow or other he had skipped Rectigouche lie had shiphily noi-was not the most enlightened pau Now he (Mr. B.) would tell him-was quite as enlightened as St. J. ing the penny papers. If it wai doubt but the hon, member's Spe-in the Morning News, and if it f Restigouche it would enlighten i The per ple in that County, at i-enough to mind their own busine Hon, member had better go to self, and endeavour to enlightent silould do so, he would of course-ers, "I am delighted to see you fine farms and prosperous cond-ignorant on polities – let me instr-will find a dish of polities go well your buckwheat pancakes?" T ind attacked the government will and tauted them with the resul-tion : but such things had hop yon, member knew how often ai minds. He had talked about his speech indicated but lufe feeling instgmation outran his judgmen would ask hon, members to path return of the Attoney General adyge of the Morning/Nics, he w bacause the people knew his w traenber lind blance the gover bacause the people knew his w

because the people knew his w parametrize the people knew his w parametrize the down to the po-pert was to spittle the country ; a because he wanted to be Attorner was the secret of the present m-tion was coming—he (Mr. B). before, and it was now coming u-would tell the agiators that it w people sent them to this Hou-er and their time in talk. As to at the last Election, they were mer-es were given upon the hustings and never will be reduced; a and that were never meant to be red b) had been in this House Fourte-vr in his life herd so much ta Session. The hon and learned chie, had brought forward a last of ances to retard the business of the this not because any officer of the mot perform his dury, but beca-wanted. The hon, member's lar to this—" I'll pull down yoo, an carcase into the place you now would do very well for men who the country, but sgittings and El thing, and somebody must pay people really wanted talk in the send plenty of lawyers there. I talk as long as the hon, mover fr St. John, and perhaps as much tall county of Restiguoutes, if it du ounty of Restigouche, ttle banting of the hon nother, or a fighting-co-tight be, and that the ho might be, and that the non. mend by and by. The people and bett of standing — men having a stake who were not apprants to office-ber had attacked the late Attorne a manner as he would not have d if that gentleman had now been defend himself; if he had done s been giad very soon to cry perc hon, member taking notes—he he the House, he did not intend upon this subject, as he had aires frient. He supposed he would hon, member, and hoped he'd bi ter), but he would tell him that, same hum there, he would say

ter, but he would ten him the sente hum there, he would as con" (laughter). The hon. o some truths, but with much sti-cation, lawyer-like. An hon. n had been appointed to the h-ernment; but what principles Let then tarry until they see ber would do. The hon more was in a const butty and th was in a great hurry, and that something rotten in Denmark. ly some strong motive which is ber anxious to avoid meeting fight : they say they the people reap no

name, but would support those w to work. If talk prevailed, the p to pay for much nonsense.

He (Mr. B)

Mr. HAT ITENAL Solutions and the considi-one of the utmost importance, at though a young member, was con-forward after what had fallen from ber who had just ast down, and di-from it. If ever there was a bur livered in that House, surely the was one. He deprecated too me-condemned the precise of tak-and yet he had made a long spee-had ascrited that the florning A ago, contained a copy of the spee-terday by the hon. mover of ther were so, it was no leas a copy of delivered in that House, stary du-to go, contained a copy of the spee-terday by the hon. mover of ther were so, it was no leas a copy of delivered in that House a faw yee. Hathoway) could have wished th come up until the hon. Attorney turned, but since it had come up, to give his vote, and would take He regretted extremely that a me much as he did Mr. Street, shoun present administration; but wi asid, that gentleman was not re conduct up to the period of his j-held this to be identically the sar the administration was formed, in pased of five Conservatives and course they were pulling against had not redeemed a single pled. The late Attorney General had not now be held responsible is a asked to give his confidence to ui —to that sectum who had bee principles of Responsible forcer-nut do ab. It had been suit the vernament formed, the Sast of G be removed to St. John, He-bugbar, only fit to frighten chill also been said that, were the pu-upset, proper men could not be places. He considered that an mon sense of every member an though the could find sufficient at an me not belonging to this He a government. He gave the gow for the sould the supposition. one member of the opposition to other branch. The present gow ability. The late Attorney talents of a high-order; a solver ing a seat in this House, was d vaning, sud atters for their at the gave time no credit for the bould not trouble the House a vaning sud atters for their

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The report will be continued in co-time we take the following summary Friday's debate from the New-Bruins Mr. Partelow then spoke in self and colleagues. He count the Government since he had clared the present attack to shisence of the Attorney Go