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	feels he has committed a wrong, but of a for some evidence of statesmanship in ernment that they sold the Pacific R	il- ot bas Maccaszu's faithful lieutenant, the COMMISSION.	Y. thirty-mix in number, and in certain doou. tor if the correspondence were published State, interests that involved, in while the delegation was in Rogland it might the opinion of England, the security	there was not a shadow of reason for made for the purpo- much a charge. An injury had been sion in the country inflicted upon the fair fame of Car ciples of Liberalian	
	LUCCKID 21101. man who has a keen sense of who the use and counted its desines. a single particle of truth in it. It is a single particle of truth in it. It is a single particle of truth in it.	re- member for South Bruce. Loun and long were the howls of the	prover and appeciated respectively in the accom- cause a row. Mr. Abbott was a wise man, of the Canadian possessions ; in that paying list and schedule. (24.) If the and was acting apparently as the confidant of hour what did hon gentlemen opposite do ?	nada which hon. gentlemen opposite way, they which if they had power for twenty years would der foot as utter!	
	stances, and that he should do it out the the should do it. THE END FORESEEN.	MR. DAVID GLASS. to take the evidence bearing upon Mr. the Second Paring	ssign of evidence be considered redundant, it has Sir H. Allan, and was acting sometimes for They forgot what they owed to Canada and since it is a solution of Sir to the Mother Country. (Hear, hear.) They	be unable to efface. Before the charge had Liberal and Reform been preferred the people of England were	
	TORONTO, FRIDAY, OCTOBER 31, 1573, and a way as will merit the approval of Grits now assembled at Ottawa have only approximate the Government that he is especially response.	ve ELECTRD & Conservative in the Con- HUNTINGTON'S charges against the Gov-	the induiry, which rendered it instructions John Macdonaid. Mr. Abbott had carte endeavoured to sail the Government of the to himit its range by the technical rules of blanche to pay as much money as was re- country in a manner such as the people of	with one accord load in their praise of the ((Cheers.) He was exalted position of the Parliament of Can- men not so well as	
	NOTICE TO SUESCRIBERS. ble. And we may here observe that, if given up all hope of winning the game. been playing into the manne every use senten use of Lord Duryment's name.	in David Glass, as bumptions a politician ment itself ; they objected to the appoint-	(25) With respect to that portion of the obtain \$20,000 it was Mr. Abbott who paid approve. The Government were told now	ada. Hon. gentlemen opposite might con- should have been	
	Susscripting ordering changes in their by the Opposition forces us to discuss his the most interputable resources open to lette inquiry o on.	as ever addressed "Mr. Speaker," has gentlemen' named being nominated by The Governor-General's	Speech Commission which leaves to the discretions of ald made a demand for \$10,000 it was not to Railway charter for the means to carry the	gratulate themselves that they had removed this by the skilful use of language which rect understanding	
	address will please state the Post Office or strongly than himself regulate the them either as a Party or as individuals.	was elected to support. For the banefit they object to the Coumission being an	their opinions upon the evidence, they have Sir Hugh Allan, but to Mr. Abbott, and it elections at the last general election. The determined not to avail themselves was found that Mr. Abbott told him to draw. Province of Ontario especially was made to	they now wished to withdraw, as calculated questions as the ho to prejudice the character and position of have lent themselver and position of the set of	
	to which their papers may minimize the sould, under any circum. On their failure they have poured out us and interest of the second of the weight of which of Build and Build and an an and an an and an and an and an an and an an an and an an and an and an and an an and an an and an an and an and an an an and an and an and an and an an an and an and an an and an and an an an and an and an	of such as he we quote from the Glebe of pointed as a Court to "go through THE PACIFIC INC	UIRY. of the liberty so given. (26) They It was found that successive drafts were made resound with the declaration that they had arrived at that conclusion before they upon the apparently inerhaustible fund, just as sold the interests of Canada alayishly at the	Canada to an extent which was not easily which on the surface repaired. The Government had asked for ty. He was sure the	
	THE SPEECH FROM THE THRONS.	on "If Mr. Glass were not about the most "the farce of trying and whitewash-	were informed of your Excellency's views on the political exigencies required. Most of the bidding of the parent State, and the hon.	a Committee because they felt it was due to the honour of the country that the charges discussion on the	
	Those who had brought themselves to His Excellency to day enjoys the possibility of victory, it is scarcely nearly the part of the Opposition, and it ery the victory is a scarcely nearly the part of the Opposition, and it ery that they would fill the olumna of the other articles.	be to get into Parliament, we should try to pity after day we found in the Party liament of the Dominion of	anada was instified in it by a communication received were made. Mr. Abbott told the Commis- before their labours commenced, to which sion that in his oninice three times the sum loval settiment towards Great Britain	should be submitted to the fullest investi- gation. When the Committee was appoint- of Government	
	believe that Parliament had been called infinite saturation of knowing inat, lass usey would have the Governor-Gen- uncharitable, though terms, to say	hat the London trimmer, on record as a warning following, which are copied verbatim et Excellence the Generation (annum the following) and the longer of the second	ies, by has your Excellency kindly permits us to allude, spent would have been well spent if it had (Cheers and cries of no.) Did the hon.	ed the hon. member for Lotbiniere moved away. Now, as that the testimony should be taken under stitutionality of the	
	aimply to discuss the Facine Asilysy ble faction in Canada, he has received the eral. It is extremely improbable that the honourable gentleman was need to be accounted at the second the s	her to politicians. A more clever trimmer than literatim :	they thought it their duty to consult your which had, according to Sir Hugh Allan's He would read the language of the leaders	oath. The House felt at once that the pro- posal of that hon. gentleman was a wise would scarcely ag	
	rulely disabuned of a gross fallacy by a tional authorities in the empire. While even use true we are true to the constant of composite and a state at the state	once or twice, but his success could not last to take evidence, they are also to pronounce The following is the Spee	h from the tion of their task. (27.) In that communi- country so deeply at heart as this Govern- who had just addressed the House, to the	and just proposal. It was felt that important quest it would be in the last degree improper for with the great f	
	perual of the Speech from the Income the Source of the Speech for the second by the se	he mers have been the most short-lived, and whether the Government were guilty of selling "Hon. Gentlemen of the Senate,	press the opinion that the functions of the steman had been employed in underworting would have it to the House and to the	any man to come before the Committee and make statements which, under the solemn Crown.	
	" widdom." As might reasonably be grees out of the population we have quot	the most miserable." the charter to Sir Hugh Auan, or unerter, on "Gentlemen of the House of Co	mons,- than judicial, and that the execution of came to terms. At least so it was told, when he declared that there was no	responsibility of an osth, he would not dare to make. What was the case? The Premier Hon. Mr. To	
	supposed, the Pasific inquiry obtains inst ed from the Governor-General's objector by Freedhave. It is hot a ought to be backed uo by adequate ras.	red THE QUESTION OF PROROGATION. enough to have chosen such receivers of evi- by me at the close of last se	ion, I have prejudice whatever proceedings Parlia- himself, that he was making matters so hot lic sentiment of the people of Canada could	said to the hon. member for Lotbinere that he need not press his motion; that he (Sir dence of the fact	
	mention by ma interview of the appoint is non- we uttary fail to find them. It fixed intention or remain once. It was of Sir JOHN MACDONALD. With	MR. ALEXANDER MACKENZIE has dared denote as Judges Day, Polette, and Gowan; caused rarmanent to be summer the but to appoint them to act as a jury in the carliest moment after the reco	be a see ment might desire to take, when it reas for Sir Geo. Cartier, that it was impossible be influenced against the Government, on pt of the re-sembled in October. (28.) The Commis- for him to be elected, and it was probable the ground of their having bartered away	John) would pledge himself that the evi- House at an	
	ment of the Royal Commission having lency is not candid. It would be more parliamentary oration he selfishly con Horrisono indictment, and based	to repeat, in Parliament, the filmsy argu- his ment of his Party organs, that when Par. to be defended even by followers of Sir John to inquire into certain matter	and by me somer connectant with your Excellency in [ that that was the cause of his ultimate de- connected the river that the Commission do not require [ det, even though Sir Hugh did turn rout] bidding of the parent State. At the Reform	dence would be taken on oath. What hap every instance pened. Every person knew that the Premier found himself	
	expresses the hope that its labours will be show that Lord DUPPERIX had not cor. General's conduct as puerle; and it is condemnation of the Government or	the liament adjourned on the 23rd May, Macdonald." It was men such a tim foundation The evidence obtained	ander the dence, consider that their duty will have head of the Government had deemed it ne- the Party was laid down previous to last	expressed doubts as to the constitutionality of the Oaths Bill, but at the same time he was	
¢.	of service in leading Parliament to satis- do. The facts are wholly against him. contrary that we wonder at his supple- elections. Having made that surre	there was no understanding that it should that villsinous assaults upon the Govern-	consucers been fully discharged when they shall have cessary in his electioneering tour to re- sfore Parlia- forwarded to the Secretary of State the ac pudiate having received any money Excellency had consented to the advisers	so anxious that this investigation should be taken speedily and under oath, that he The hon gentler	
	factory conclusions in reference to the As regards the prorogation, he says: mentary allegation that Lord DUPFERIN at the outstart, it is needless to	say is not a single item of proof to substanti- easier in the world. Assume as a fact what mine whether it can be of any	en to deter companying depositions and documents with for the elections. This he had done cession of the sovereignty of the St. Law-	pledged himself that the Government would, in case of disallowance of the Oaths Bill, the civilized wor	
	doubt that Parliament will approve every "the 13th of August, when Sir JOHN Mr. MACKENNERs had, in the opinion of little interest to the House; for a	ary ate this view. The prorogation would is as far removed from fact as day is from you.	and amend- opinion on the result of the evidence shall the South Perth election, or was it roughly an that streament and the souther is the south opinion of the evidence shall be south Perth election, or was it roughly an that streament and the souther is the south opinion of the souther is	confer powers of a Royal Commission upon the Committee and the difficulty would tional aghority	
	take in this somewhat delicate matter. " statement, said the meeting would be ceeding to the post of confidence new ould hear with listlesances the hara	gue nave taken pisce at once but for the your foundation was of the solidest kind. ment of the laws in force in a general expression of belief that the In. There is a time however when "courses Provinces relating to the reput	the several be specially requested. sentation of (1411 of which is means of the second fully ambend that it was not spent for elections at all? he durst in this House, that he (Dr. 1upper) It would be reambend that it is not spent for elections at all?	be removed. The Government had be spected by men charged with delay because Sir John Mac-	
	In the next place official notice is taken "merely pro forma. But it was stated cupied by Sir JOHN MACDONALD, we can new and comparatively innocuous of the surrender of the Gharter, which "by a prominent member of the Op- hardly imagine that Mr. Bacway would new and comparatively innocuous of	int, vestigation Committee could not hold its "like chickens come home to roost." the people in Parliament, will	gain be sub- comemons of (Signed) "CHAS. DEWEY DAY,	donaid had claimed that in the absence of tempt the action two hon. members of the House, it would ment, as he	
	they received has apring by the Canadian ("position that there would be a lilt the Globe with remarks of a personal the report of the P	yal sessions during the Parliamentary recess. The Grit organ's fabrications will now be this measure from last session its own worst enemy. Just as surely as have the advantage of ind	t you will "Chairmar. Internet was manneeted to a paria- timents of discovary to the Crown. This mentary enquiry and it was voted down ; was what the hon. gentleman said: "No	be a foul wrong to those gentlemen that to the Treaty, the charges which touched their characters conviction to the	
	is matter of regret to his Excellency that if "guorum presents to consistent pournals to asy the least of it, must turn out to be that the leader of the Opposition journals	the adjournment was made to entote the that it has borne false witness against the provisions the Province of Prince	to Edward (Signed) "A. FOLETIE, out the right hon, gentieman almost imme- greater stretch of the prerogative had oc- diately afterwards moved for a committee, ourred within the last quarter of a century ;	as public men should be dealt with. Hon. was not the men	
	the Company have not been able to pro- "spoke and wrote infrougnout take that the company have not been able to be at the spoke and wrote infrougnout take the spoke at the spoke and wrote infroughout the spoke at	AN- says Mr.   MACHENZIE, is a prerogative its misrepresentations sink it beyond the "The Canadian Pacific Railw	y Company, (Signed) "JAS. ROBT. GOWAN, Which committee was appointed. Then the no greater insult to the Canadian people, Oaths Bill was introduced and passed, but and no greater violation of the principles of	gentlemen had been anxious to press an un- fair advantage on those hon. gentlemen in took it, had been	
	them ; but he gives that assurance which " would be a full meeting of the House ween the head of the Cabinet and his Bir Huur Allar, in his affdanti	act; therefore, the leader of the Govern- hope of recovery. Its grant by to contain a royal charter was group ment could not say that prorogation have ended in smoke. Its blue fire will I regret to say, been unable	make the "Royal Commission Rooms, Ottawa. it was kept back in the Upper House. It Colonial Government, which had been was expected then that the proceedings so firmly established, could be well	their absence. They had retracted as they had before, and the House decided country, despite	
	ed, that the arrangements made with "tion members present on the 18th of now, nearly exploded doctrines dealing with marked unfairness, eschewed	none would have taken place at a specific time. only burn the hand which used it. financial arrangements necessar struction of that great underta	for the con- ing. They "Oct. 17, 1873." could be held, and the first meeting was conceived." Could the English lan- accordingly held on the 5th of May. It guage, Dr. Tupper asked, provide the	that it was wise that the Commit- tee should adjourn their investi-	
	oritan containing and the second seco	un- Irus, provigation is a precigation as to "One thing is evident, that on the Con. have, therefore, second a ma's but no Minister would be so rash as to "One thing is evident, that on the Con. their charter, which has be	urrender of MONDAY, Oct. 27. was necessary to follow the successive steps gentlemen with the means of further aspers- of the enquiry down to the pre- ing the Imperial Government? He would	gation until the arrival of Sir Geo. Cartier and Commission had Mr. Abbott. Parliament had decided in gentlemen and b	
	imagent to provide the manuality of Lord Durrent's critic would call fuch possible to separate the acts of Mr. Balwy imnocence. In short, he rested his which the construction of the Railwy   language as this "candid," although in Kenning from the acts of Mr. Balwy. We income the set of the children and the construction of the children and the c	ale, declars in Parliament that prorogation statutional question there is a complete by ma. You will, I trust, fe	yourselves THE SENATE sent time to observe the course of give them the remarks made on the same occasion by the Ministry. It was apparent that the subject, and on the same occasion by the	the first place that there should be an in- vestigation; in the second that the in-	
	a shall be proceeded with without delay. truth, it is not only not ingenuous bot therefore feel entirely at liberty to accept in concerned, upon the contrary to the facts. We need not the creation abase of Lord Durynam.	ance he had the authority of the Crown, or of We need hardly say that such utter early commencement and vigot the Crown's representative, for mying so.	ous prosecu- appointed Senstor for Prince Edward intention of the Ministry was to delay the hon member for Lambton. Mr. Mackenzie	vestigation should take place under took to prove t oath, and that in the third place appointed by Pa	
-2-00	<sup>35</sup> inhument of a Court of Appeal for the report the words used in the discussion Thumines. Words research have time, blick tack blass at the adjournment in a minimized by a second blass at the adjournment in the second blass at the second blass at the adjournment in the second blass at the second blass at the second blass at the second blass at the second blass at the second blass at the second blass at the second blass at the second blass at the second bla	say He is either very obtuse, or very unwil-	he arrange (and, was introduced by the Hon, Mr. meet it was adjourned on the plea that Sir took ground early after the treaty was con- of British (Campbell and the Hon, Mr. Dickey, and Hngh Allan and Mr. Abhott were absent, onder that their country was in denor-	no discussion of this question should take to take evid	
1.5	and again, led to the portponement of May. The understanding was distinct opint of view. Had they assailed his lucid published in the second range of the second range	the arrives at any other conclusion. It so commend to its careful reading Earl Columbia. A measure for this	purpose will took the usual each and his sea. The next business taken up was the con- that the avidence of other centiemen should to Encland and to Canada. (Opposition	that inquiry before it. The House would remember how Mr. Huntington tried to man forget, whe	
1.1	this measure. The sumstee of Justice and explicit, that there should be only a arguments or contradicted his positively McMurLuss correspondence, and the sum of the list have been so anxious to make it is a perfect.	hich happens, however, that in this very mat- ined ter we have Lord DUFFERIS'S own state- Secretary, and Earl KIMBERLEY'S reply. "The extension of the be	ands of the opening of the session.	bring evidence before it when the matter was in the hands of the Commission, and (Mr. Tupper) so	
	as possible that he has deemed it he part No member of the Opposition made a done themselves a good, even though they is have had no bearing upon the P of providence and wines statementation is index remark which would indicate a had failed to establish their conclusion. B divers have interview.	cific ment of what had happened. In his crease in the work of admin to crease in the work of admin crease in the work of admin to crease in the work of adm	stration and address in reply, and referred to the view. It was known that in courts of jus-	that the Speaker had reled that the hou. the House? It gentleman could not do so. The House had this language wa	
	actupon the good old maxim, fetinal enter.	tion, his Excellency states that early in May "This shows how very weak in the spine in Parliament, as we	as in country for some months past. He spoke of till the evidence of the other witnesses was obtain a small majority in one Provin.ce, in	acquiesced in that decision, and no hon. gentieman had taken the responsibility to ence to an unsw	
	which all outs to will be allow a model of sim- greaker had no thought, as the ould not question the Governor's accur, which, after the collapse of the HID	in his office, "and "-so reads the de- So says the Globe of the Government. subject will be laid before you	the material prosperity of the country in taken. It was evident that in this case nosinity to the dovernment which was everything was done to gain time. When standing by British interest and British	appeal to the House against such a decision. Pacific investiga That was not all. In order to keep the hear, and ha	
	The commercial community, with hight hors, that business words aposen clearly ray in fact and argument, or they found hope of the Opposition, he was a the hope of the Opposition (he hope of the	for "the arrangements contemplated for the and look out for the first division. Then consideration of a bill for the	stablishment and rural districts. The laws were justly Bill was disallowed. It had been sent home fully, and fairly and generously, and to	Commission alive an adjournment of the was struck under	
	exceptions, will be rejoiced to know that when the House met in August, but for them. We have no wish, Iambion possesses a magazine or the increased with a doubt as a cront so for as we are obviously bound.	as- "convenience of the Committee, in. it will have occular proof of a con- of a general Court of Appeal.	ar navigable administered, and no country could hoast of for disallowance; as least disallowance was reciprocase the could be when the result of its being sent home, and the curred to the parent'. State. At that hour	House was resolved on, and in giving a reason all the safeguar- for that adjournment he must differ from the liament could d	
	These who are not conversant with the to whother the mosting-the fact of meet to comment on our adversary's case, arised, out is has not accessed to be said to his credit, to attempt it to the said to his credit, to attempt it to be said to his credit, to attempt it to be said to his credit.	dis- "my pleasure as to the date of pro- left of the Speaker. laid before you, as also a bill	laws, will be than Canada afforded. This be maintained disallowance was published on the Saturday those hon. gent enter the third of the stable of the stabl	hom. member for Lambton. Sir John Macdon- ald proposed that the House should adjourn- Mr. Blake sai	
	stand the widely divergent views enter- be a quorum of members present; and to subjects in disputs, Othewise we should juit with the law officers of the to subjects in disputs, Othewise we should juit with the law officers of the to subjects in disputs, Othewise we should juit with the law officers of the to subjects in disputs, Othewise we should juit with the law officers of the to subjects in disputs, Othewise we should juit with the law officers of the to subjects in disputs, Othewise we should juit with the law officers of the to subjects in disputs, Othewise we should juit with the law officers of the to subjects in disputs, Othewise we should juit with the law officers of the to subjects in disputs, Othewise we should juit with the law officers of the to subjects in disputs, Othewise we should juit with the law officers of the to subjects in disputs, Othewise we should juit with the law officers of the to subjects in disputs, Othewise we should juit with the law officers of the to subjects in disputs, Othewise we should juit with the law officers of the to subjects in disputs, Othewise we should juit with the law officers of the to subjects in disputs, Othewise we should juit with the law officers of the to subjects in disputs, Othewise we should juit with the law officers of the to subjects in disputs, Othewise we should juit with the law officers of the to subjects in disputs, Othewise we should juit with the law officers of the to subjects in disputs, Othewise we should juit with the law officers of the to subjects in disputs, Othewise we should juit with the law officers of the to subjects in disputs, Othewise we should juit with the law officers of the to subjects in disputs, Othewise we should juit with the law officers of the to subjects in disputs, Othewise we should juit with the law officers of the to subjects in disputs, Othewise we should juit with the law officers of the to subjects in disputs, Othewise we should juit with the law officers of the to subjects in disputs of the to subjects in	e he "as the one he desired to suggest. OURRENT TOPICS. liahment of a Dominion Bo	ed of Agricul- administration of the affairs of the country. The majority of the Committee refused to fice interests which the entire vote of the administration of the affairs of the country. The majority of the Committee refused to fice interests which the entire vote of the administration of the affairs of the country. The majority of the Committee refused to fice interests which the entire vote of the administration of the affairs of the country.	to a particular day, for the purpose of ena- bling the Committee to meet during recess. One side, and tw	
	tained by members on this subject. It this observation Sir JOHN mACDORALD ind httle dimoutly in pointing to several differed with them, as he remarked there would be a quorum pre- loceasions in his own account of his share bare differed with the lamant Doch	rould "Having received my assent to this pro- "The subject of the law reise of the law reis	ting to insol. In receremce to the administration to train the thought on oath. When the House was about to quate to compensate for. (Cheera,) Be our attention ward Island into the Dominion, he thought rise on the 23rd of May, he (Mr. Mackenzie) lieving, as he did, that the honour, the ad	He was asked what would be done on the on the Commiss t3th August, and the reply was that the all of one side.	
	during the past two sessions that there is sent if necessary. That Opposition in recent transactions, where he seems to the Temple, on issues involving the s little reason to doubt that the Govern- journalists wrote, subsequent to the ad- na to have acted with unnecessary harah-	cocess "mons," &c. His Excellency proceeds taity the military expeditions sent out by as well as by the Bominion.	ral Provinces, and he desired to see New Brunswick, put the question to know what the intention vancement, the material prosperity, the to encourage and he desired bins of the Government was when the House met	House would meet pro forma to receive the Hon. Mr. Treport of the Commission, and that it would that it would hat it would have it would have that it would have the the commission.	
	ment will be able to frame a measure journment, as if there was to be a full ness toward his Ministers. Knowing the of his rarty, but he connied hims merely saying that they were wrong merely saying that they were wrong	with- Commons, and then adds: "As far as the British Government are still the subject emigration, have met with i	tocess, and a manifolds, and Frince Edward making maring on the 13th of Aug. The right hon, gen-	then be prorogaed. The hon member for Lambton had said this reply had not been higher judicial	
	and of great benefit to the mercantile latter portion of the recess, when, by the Ministers, he was, doubtless, actuated by The rank and file expected that he	rould "clear that it was the desire and ex- least. That to the Gold Casat against the added to our population. I	to not doubt the Hon. Mr. Montgomery seconded Crown, that it was his intention to have the with the parent State, he said	given as coming from his Excellencey. The the Commission host said that he well that no. fact that even	
	community, more sepecially to the notices publication of private correspondences, an extreme desire to avoid the semiciance enlarge upon the subject, but we trader, the semiciance enlarge upon the subject, but we	think "pectation of Parliament that proroga- large "tion should take place at the time "Ashantees illustrates this tendency. There this important object.	the motion, and after a brief debate it was adopted and the House adjourned.	f body would lay any weight to that statement country had spo	
	Other measures are foreshadowed. exports evidence, the Opposition leaders ceasful efforts to lay the whole case be measure of good sense in declin	ng to "mentioned. Every member must have which are rife upon that Coast, and now "Gentlemen of the House of Coast, and now "I have directed that the	mmons,	of his (Mr. Mackenzie's). It was well known the Commission that the Premier would not speak in any country they w	
	ance in Parliament and the Department vertice in Parliament, if they could but the certain knowledge which he had that international areas with the constitutional areas with the constitution areas withe	" on the subject was an intimation of that might be guarded. A correspondent of bacons you The program	hall be laid Mr. Witton, on rising to move the Ad- was entrusted with a message from his Ex- would use the infinence and ability which condition of dress, in reply to the Speech from the cellency. The hon, member for Chatesuguay [God had given him for the purpose of en	crown. (Applause.) He would go fur-	
	bounds of the Dominion ; another relat- May. To point to the number of Oppo- his attitude. Mr. Huwrmorow had so charges and nut the constitutional	ques." official organ in the House, and the which carried out Sir Garnet Wolseley, and	the revenue I hrone, said he was aware of the reminded the hon gentleman that he might deavouring to degrade in the estimation of bein a position to advise prorogation. The people of this country, the sentiment e	f ther and say, that when that announce- ment was made, it was quite true make out his of	
	ing to the navigable waters of the count attion members present in the House of far shown his ignorance of constitutional tion aside, perhaps for future us try; snother to the Inspection laws, re- Commons on the 13th August in proof usage as to send a budget of ex parts	the "Prime Minister could only have made he asks, why do Englishmen die upon the "It. The estimates for the en	ning year will some more able member had not been asked announcement that the Opposition would be as in him lay to loosen that tie and weaker	that the hon, member for Chatesuguay had ing that it won said, "perhaps you will not be in a such a trib	
à.	specting which experience has shown the that Lord Durygens is astray in his view indictments for the Governor-General's vote of censure on the Government is simply abauting the second burgens where the construction taking in	nt in "so." To this expression of his own the party who may be supposed to be most pared with due regard to ec	nomy, as well to undertake the duty. He was aware that here to take part in ordinary that attachment upon which depended th some of the matters referred to in the Speech business. He needed not to recall inture glory and progress are the second progress and progress and progress and progress and progress are the second progress and progress and progress are the second progress and progress and progress and progress and progress and progress are the second progress and progress and progress are the second p	e position to advise on the 13th Aug," but that statement whi could only have happened by the resignation. member	
	still for the establishment of a Dominion They came because their Party leaders doubt but that this attempt to prejudice the HUNTINGTON charges an	the DONALD's authority for announcing the to them at the present moment, there is no I trust that the supplies which	are necessary or service, and had been subjects of very acrimonious dis- tare necessary consion throughout the Dominion, but he re- 13th of August. The Speaker had same only means by which has been subjects of the last only means by which has been subjects of the last only means by which has been subjects of the last only means by which has been subjects of the last of the la	tion of the Ministry. He maintained that to the Commiss when the announcement was made that the out elsewere.	
	The Governor-General is able, in con- vidually questioned, not a dozen of them the submission of the so-called evidence Commission. In other words, he	Royal prorogation, his Excellency and several out what his answer would be used will be granted without in saked reasons which he regards as "sufficiently one on board the West African steamship the people.	onvenience to lied upon the consideration of the House thing to do with it, and so had he. He re- in the remarks which he might make upon membered that the Sneaker failed to hain last election the how constructions and his	e meeting in August would only be proforma, impossible for t is it became a solemn compact between the their duties in	
	clusion, to congratuiste Parliament upon we think we might with confidence in high quarters at home ? Do not the parliament to condemn the Govern the prosperous condition of the public safely say not one of them would assert crude and ill-conceived denunciations of	nent- "conclusive," that when Parliament ad- iourned in May, it was upor the most all events a full proportion of the deaths are, "Honourable Gentlemen of the	Senate,- them. (Cheers.) However different the his place at the right time. He remembered friends made Ontario resound with the or	Crown and the Parliament, that on a cer- subject to the k	
	finances, which have been ample for every that when he left Ottaws in May he had the English Press denote that London Inquiry on the day after Mr. Hu	TING- distinct understanding that prorogation landed. The subject is not one for joking "Your best attention will	ne doubt, be to the constitution of the Royal Commission the door of the House long before the Gover the Government had made to secure the	a tain day certain things should take place. tion press, to he (Applause. (When hon, gentlemen dis- other way than	
	for the succeeding fiscal year will be business meeting in the August follow- ascertained beyond a doubt that Mr. ros's motion, which, as one of n fidence, was voted down ; becau	they To those who might have had a lin- ourse contained in the statement. But that ted to your charge, and I are	confident that whole matter had now come to the House Speaker only reached this Chamber at the way. They went from end to end of the	le <b>persed far and wide, the position of the minded manne</b> <b>Crown would have been compromised by cheers</b> ) But	
	It is quite evident, from such a bill of The objection as to prorogation, so utter when in London, to poison the minds of Law Officers of the Opon secure the	of the gering doubt on the subject, the Gover- it would at the present moment have much your deliberations will redo Royal nor-General's statement will carry a de- to show for it I can assert without hesita vantage and prosperity of the	nd to the ad. for decusion ; that the inquiry has been in same time that he reached the other Cham. Province with the declaration that the country."	this House to proceed with business in the Grenville Act.	
	fare, that those who were anticipating a ly without bone and marrow, as we have those in authority, whether political or assent to the Oaths Bill; because about a second to disappoint about the sole one upon which so vio-	they grees of weight and authority which must tion. The ship in which Sir Gainet Wolse mouse of Comm	Wa. High Court of Parliament for a judicial, fair, House had assembled at the right time, he inordinate consideration that they had o	ac absence of any single member. He wanted had been decla f- to know what hon. gentlemen opposite with the intere-	
	ment, and that if Parliament be pro- lent a tirade of abuse of the Governor- all this would the Grits ask and Doziow to accept the offer of	Com- lency was only stating an obvious truth, was finished off in such a hurry at Liverpool In the House the follow that in the first place the whole vasal hav elected members from I	ag mx newly and satisfactory decision. He then advert would have been able to get his motion be- ince Edward ed to the various points of the speech, and fore the House. He looked upon these pro- road, would paralyse the energies of the	at would have said if the Government had said but at the same to their supporters-"Be in your places ; South Bruce ha	
	consider themselves very well off. The afford to treat with the contempt it de perial masters, to be content with they could not secure the attend	ecouse of hardly fail to see in some of the words ing been repainted, the paint was barely dry laiand were introduced a	d took their particularly the necessity of building the ocedings as an insult to Parliament. country, and would ruin the prospects need by Sir Pacific Railway, and concluded by saying The object in thus anddenly prorozving Canada. They prifered then on the oth	of we have pledged ourselves to the House, character, the but we wish to steal a march on the Opposi- the country, tr	
	whole programme is that or a Governing as the sneer that his reasons for act- submitting to them-forsooth, a fyle of Mr. HUNTINOTON and his brace of ment conscious of possessing the con-	spies we have quoted a very biting sarcasm on anable his own speech. "Every member must	Palmer ; Mr. that the measures foreshadowed by the Parliament was evidently to secure delay, side of the House as they professed nor and Mr. Craw, speech had his cordial approval-(cheera). He had been willing to consent to an ad, that they were in favour of the consent to an addition of the secure of the secu	tion," and had then passed a resolution con- demning this whole matter. He believed under oath. (E	
	This commercial community with high in another serve the	r; be- "have known that Sir Jonn's announce- lent and most steady sea boat, is very low is ford; Mr. Yeo, by Hon. H.	McDonald (An- Robinson ; Mr. as he believed they would also receive the journment, but he was told that the Ministry of the Canadian Pacific Railway. He ask	demning this whole matter. He believed under oath. ( that hon. gentlemen opposite would have fore that when	
	legislating for the public good. as "specious twaddle." Well, perhaps Mr. HUNTINGTON had thought of suffi- most frankness, that they r	ceived "of the pleasure of the Crown through for a tropical boat are certainly not in them. Sinclair, by H. L. Langevin	nd Hon. T. N. Mr. Baby, in seconding the Address, The circumstances showed conclusively that stood to-day when all the mean	Ty denounced the Government for having course they broken a solemn compact with Parliament. dence that is	
	THAT IMPORTANT CORRES. It was "twadie - specious twadie - ient importance to warrant the assump subscriptions from Sir Hogo but it was at all events, quite sufficient inor that he most the Minister of the tract the set of the tract the tract the set of the tract the tract the set of the tract the trac	AL- "Its omcial organ in the House." The selves to be objected to-open bulwarks "House; Mr. A. C. McLona	Cosmos; Mr. contained in the Speech, and in conclusion 18th of August. He gave the Committee ad and sanctioned by this Parliament h	well, on the 2nd of July the gentlemen com- to give that the posing this tribunal metin Montreal pursuant cause, and that	

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tion of constitution ed. That matter, House and to thouse and thouse and thouse and partisan Commission and the asket meden Commission bid the hon gen meden Commission bid the hon gen iscussing the Elect e so extreme that dared to quote it e borne in mind t and use of in re-ibunal, sot in re-mmittee was. (H mittee was the Imperial for its fairness This was not not alw as a distinguistic of the Gammission alway an addition to the first of the Greenule Act, un all the asfegurards which the Imperial for inside their deformule day, for the purpose of the port to receive the purpose of the purpose purpose the purpose of th Go. versioned, nor the purpose of Anceting in the observation of the observation of the solution of the observation of the solution of the sol duties which had been entrusted to them they in Agrantization the they and then, where taid, nor almost all, the vitansees were present in Montreal-(cheers)-to have gone on. The Government removed the only difficulty insiston a partial of joiges, considered the Bill, and book it out of the vary. (Cheers) the other and the organism of the hon. member of South Bruce on questions through laws, as a lawyer, he had been put to the beach by on the index on the Bar of Otatri would have instite Bar of Otatri would have instite a stream the discord to the fact that the rival of out on the would they be dissibly the dissibutional laws, as a lawyer, he had been put to the beach by on the other. He (Mr. Tapper) km would have instite a stream the discord of the fact that the fact of the chard the and the guestion. Now, he would like to be at these questions through Party spectacles, instances in which the constitutionality of the other fact that the Count of the Grown hot he algoes right. And so when the hon, gentleman and to guestion at the Bar of the appoint and the fact that the Count of the Grown would here with the fact dist the Count of the fact that the Count of the show of the constitutional into given of the fact that the Count for the sade of the constitutional if y of the other stat there count was undertood in fact and the theory of the law of the opposition. The Hou gentleman deny that the had leen theory of the laws of the constitutional if y of the other stat the discussion on this mearre.
Hon. Mr. Tupper -Would the hon gentleman deny that the had leen theory of the class is into the theory of the class is into the that the Toward the show of a theory of the statement, for he was sure there had never been may that be had leen the word, and when he knew that sward the conseliter. In which he contert, that the importion in order to may work the incory of the statement, for he was sure there had never been may the head here the conter the the conter the may the head here would there with the co <text><text><text><text><text>

creating an impre-t that when the pri-l Reform stood in t be trampled un nworthy of a gret besman who desired > accession to powe surprised that gent inted with public 1 aled; that those w so of arriving at a o I great constitution nember had had show for a moment to the single desired are some to the singl whole great princi majorities was swe he question of the c Royal Commission, mber for South Br any that on that ware of it. would tell the did not know it, be submitted to

l be submitted tog day; and thus error when J ted to the form the form the second thority known to t ve Opposition cheer thered derisive chee thered that throus nerever Constitution one the second parti-lice and parti-lice and parti-aight bring into on he Imperial Gove done in resp-hat would not em-sp. (Cheers.) Bur