sion last season ; but it did not suit their purpose to communicate it to them, cause it indicated to them the mind of the Imperial Government upon the question Confederation; but his hon. friends saw comfort and pleasure in the distance, and it would not do to let the House of Assembly know that the Imperial Govern-ment had made up their minds upon this When these delegations go to England on public business tor the benefit of the country he was willing to pay them for it; but if they went for a useless purpose, and spent hundreds of pounds, he would begin to ask himself, whether or no would begin to sak numerit, where or no that money would not be more wisely ex-pended in making a road or building a bridge in some back part of his County. It is said they went for the purpose of carrying on other negotiations, but the other negotiations are not authorised in the resolution. They went to effect a Union of the Maritime Provinces, so 'ar as we can judge from Mr. Cardwell's reply; that seemed to be the principal part of their mission, and it was an extraordinary thing that they slao received this despatch through Canada. He would ask if secresy was to be the rule of the Government. He complained of them because they had not taken precautionary measures in regard to the defence of this measures in regard to the desence of this country. There is a great deal of feeling along the line in regard to some lawless attempts from armed desperadoes from the United States. It has been the the United States. It has been the fear of this country for several years that upon the close of the Ameri-can war there would he wast numbers of disbanded soldiers who, having no other business to do, would collect in crowds around towns and cities, and make an attack spon this country. Large numbers of these returned soldiers are entirely out of employment, and being men of no principle or character, have joined an organization formed for the purpose of making an attack-upon these Provinces, which has created a great Provinces, which has created a great alarm along the frontier. He had been one of those who had thought a large military expenditure unnecessary, for he thought it was best to expend the money in making the country fit to live in; but now things have changed, and what they had feared for the last few years was coming upon them, and he had changed his opinion in regard to this matter. We know that a vast conspimatter. We know that a vast conspi-racy is carried on by lawless despera-does, who care not for Jew or Gentile, and we must be prepared to meet them. Have the Government of the country given any assurance that they are mak-ing any preparation to meet the danger. The House au herized the expenditure \$30,000 for a Camp of Instruction. Why not have that Camp meet in the month of March, the time of trouble. He had not been much alarmed, but if he had a wife and children on the border, he would soon decamp (laughter); he would take soon decamp (Lugner); he would take his wite and children to a place of safe-ty, and then return and defend his pro-perty. They should have the men dril-ed along the borders. They need not tell him they were going to try and get troops from the British Government. He the military authorities were indisposed to send troops along the line, be-

Canada they are sending the military and troops in all directions, and making great preparation to meet the danger. We, on the contrary, are perfectly pasgrowing, continuous, and increasing excitement. In protecting themselves, the people of this country would not stand about pounds, shillings, and pence. In 1812, our fathers went through the wilderness to Canada. That was the spirit of 1783, and the same spirit animates the people of this country now, to defend their firesides from lawless The Government has done aggression. The Government has done nothing for them. The whole nature of nothing for them. Ine whole nature of the Gov riment appears to have been forgotten. They have been scattered to the four winds of Heaven: one off at Washington, one one place, and one believed the most objectionable feature in member in to make a quorum. It ap-pears that the defence of the country is considered a small business in comparison with sustaining themselves in office military business, that the Government were not responsible for the acts of the Commander-in-Chief, because he had certain powers for which he alone was responsible. He (Mr. Fisher) said. that, for every act of the Commandertive Council were responsible. responsible to the Queen alone; but for overy act, military or civil, the Government was responsible to them. He and the House was adjourned to meet stated this, because he had seen in the again at 10 A.M., to-morrow, papers an account of a speech, made by the Attorney General, in which it was stated that the Commander-in-Chief was alone responsible in military matters. Three or four years ago this was a matter of small importance, but when they came to expend \$30,000 a-year for this purpose it was a more serious matter. He should be sorry to have the military officers appointed from one party or the other; but there could be no doubt that, for every one appointed, the Council were as responsible for, as for any other acts of the Government. He then stated, and read some extracts to prove, that this question was settled in England sixty years ago, which was

the last time any controversy arose in regard to difficulties with the army. The next point he would refer to was the appointment of Judges. The Govpolitics in regard to appointments on the Bench. In appointing the Chief Justice, they had one plain course to adopt to avoid this danger: either to appoint the Attorney General, or some other gentleman outside the Bench, or appoint the oldest Judge on the Bench. seen a letter in one of the newspapers written by Mr. Boyd, in which it is stated that he heard, one year before, that upon the appointment traving to be made, Judge Ritchie was to have the office. This appointment had less ned his confidence and lessened the confidence of the people cause they wound desert. Joe worsing and lessones are commence or un proper lime invention to appear, and of the configuration of his resolution had already started of the country in the administration of Committee having considered the allegated by Srgentia, and the Hosses would-justice. He had been told that the real-tions in the said petition, and having that the Greensle bye and bye—jeen Judge Willmot was not appointed, heavy divinesses on behalf of the sett start the Greensle bye and bye—jeen Judge Willmot was not appointed, better divinesses on behalf of the sett when the Greensle properties of the green of the properties of the properties of the green o

possession when the House was in Ses- March for their Camp of Instruction, for made two speeches in favor of Canfedera when that month was over, the time of tion to Grand Jurica. It is the common danger would be passed away. There est thing in the world for Judges in should be no delay in this matter. In England to refer to matters of that kind-(Mr. Fisher) then Sculogized Judge Wilmot very highly, stating that he had been his schoolmate, and read out of the sive, while our country is in a state of same book; that they had run an election growing, continuous, and increasing together, and he bad sasi-ted in advocating the interests of their common country in getting this country a Constitution. He then referred to the testimony of Judge Parker and the Hon John A.Street in regard to his learning and integrity, and said he believed the bright light of that Judge was shining in all its original lustre, and that he was one of the grand

ornaments of the country. MR. Fisher then referred to the Spench, and asked what it meant, and whether they were going to improve upon the present Confederation scheme. He another, and when at last met together, it was unchangeable. that was represented they had to send to St. John to swear a tation by population. He was not going to speak upon the question now, but he believed they would have this union yet. Could they wonder that the people here should have been excited when the Gov-What was the son with sustaining tuesness and the same put for-for a short time. An idea was put for-ward by his hon, friend, regarding this cause? Approbation. (Mr. Auglin— ward by his hon, friend, regarding this cause? Approbation. The men were as respectable as the hon, member from St. John. They were some of the first mer-chants of Fredericton, and farmers from the vicinity. They have acquired a position and property, and loving the Que-n in-Chief in military matters, the Execu-The their fectings when her representative Constitution did not permit them to read that a union of the British North enquire into his conduct at all, for he is American Colonies was an object much to be desired. The debate was adjourned until 2 P.M.,

TUESDAY, MARCH 13. MR. WETMORE brought in a Bill to amend the law of evidence; also, a Bill

to surhor se the Judges of the Supreme Court to provide for trials in which the City of St. John is interes ed; also, Bill relating to debtors confined in jail, or on the limits. MR. FISHER brought in a Bill to

amend the law relating to Parish Schools; also, a Bill further to amend the law. MR. WILLISTON brought in a Bill relating to the partition of lands. MR. CAIE submitted the following

Report :-The Select Committee appointed to take into consideration the petition of William End against the return of Francis Meahan and Robert Young, as menbers for the County of Gloucester, having ore for the County of Gloucester, naving met, pursuant to adjournment, on Monday, the twelfth day of March inst. did ad-journ until this morning (the said William End not having appeared to prosecute his complaint) to allow the raid William End either to appear, or show cause why he did not. The said Committee having met pursuant to adjournment, and the giving no notice either to the Chairman, or any member of the said Committee, o his intention to appear, and the said Committee having considered the allega-