in my above statement, that you did not Yours, &c., SAMUEL WATTS. (Signed) Editor Carleton Sentinel.

Your Excellency acquiesces in the pru dence of the advice then tendered to Your Excellency with regard to the calling out the Militia, and which subsequent events have justified as they have also the still later correspondence addressed by my colleague and myself to Your Ex-

I still adhere to the opinion that if our advice had been acted upon in its earlier stages, this correspondence need not have been so extended, and the general alarm slong the border in the upper district

might have been allayed.

In the present instance, Your Excellency appears to have been guided by the counse's of Your Excellency's constitutional advisers, a course quite consistent, placing, as it does, the responsibility where it shou'd fairly rest. I have the honor to be,

Your Excellency's Most obedient servant. CHARLES CONNELL To His Excellence, the Honorable A. H. Gordon, C. M. G., Lieutenant Governor, &c., &c., &c.

Mr. Connell then proceeded to speak on the subject of Confederation, and to say discussion on the subject -that the delegation from the Privince to the Queb Conference was totally unauthorized. He believed, on the contrary, that it was au thorized; but even if the late Governmen: had not any authority to appoint that delegation, he considered would have been perfectly just fied in doing what they old. What was, he would like to ask, the duty of a Governwas, he ment? Was it merely to draw their salaries and tra-sact the routine business of the country? Was it not rather the duty of a Government to advance, by all the legitima's means in their power, the interests of the country-to introduce measures that would benefit it and lead it on the path of progress and prosperity. Let went might be said to the contrary. he considered they had a perfect right to appoint delegates to con-ult with the delegates of the other Provinces on a mea-ure that would advance the interests and consolidate the power of all these British North American Colonies. (Mr. Needham-Was it right for the Govern ment to adopt a new Constitution for the country, and determine to put it through the Legislature without giving the people an opportunity to pronounce upon it?)
He would tell the House what was the course the late Government ought to have taken. He thought, in the first place. that they should not have gone out-ide their own members to form the delega-That, he considered, was wrong. In the next place, they should have been satisfied with reporting to the H use the result of that delegation, and with submisting the resolutions passed at the Conference in Quebec; and if they had taken that course and given the Legislature an opportunity to have discussed those resolutions freely and calmly, they would have carried out their measure.

ty to appoint the delegation, he maintained they had, and he would have mad-(Here the hon, member had not done it. (Here the hon, member quoted from a dispatch from Mr. Cardvell, of March 9, 1865, to show that the delegation was fully authorized.)

Mr. Connell then, in concluding wen on to say that he hoped the result of the vote on the question before the House would be to make the Government place their re-ignations in the hands of His Excellency, and give place to another set of men who better understood the feelings and wishes of the people. And he hoped that these other men would take an opportunity to allow the people to give portunity to allow the people to give expression of opinion on the question that as agitating the country. He wished to put an end to the unsettled state of things in the Province.

[An irregular conversation followed, on a question of order, raised on the Attorney General's rising to answer Mr. Connell on some charges in the correspon dence that that hon, member had just read. He appealed to the justice of the that gentlemen when he brought charges against the Government subsequent to the bringing in of the vote of con-It was final y rul-d that no member had a right to speak twice to the ques ion before the House

MR. BAILEY said the Opposition had made a number of charges against the they had estatetished a case against them They had asked hon, members to withcharge so grave as to merit a vote of

up the public effices -of not having an statuents and to his country. Auditor General, according as the Constitution demanded- if not having apminted a Solicitor General. Heren fessed he was not prepared to judge them on those questions. But as to the other charge against them about the sale of Crown Lands, he thought that when Mr. Gibson made his application to purchase pared to receive his application and sell the lands, they should not have ordered Why, he should like to the survey. know, make out an order of survey, and subject Mr. Gib on to the cost of that survey, if they had no intention that he should have the lands? He considered it a very great hardship that a man should he compelled, as Mr. Gibson was, to pay \$500 for the survey of lands if no sale was to follow upon it. He had had personal experince on this head. (Here the hon, member gave two cases where he made appications for lands on or near the Salmon River, and near Newcastle, where surveys were ordered to be made, for which surveys he had to pay, and pocket the loss of the amount, as no sale followed.) With regard to the sale of the Crown Lands of the Province, his opinion was that they ought to be sold They did wrong in dissolving the Houris [wails they were available, before this say argued that the result of referring and againg to the country when they did, were stripped, or before all the timber such Bills to the Colie Commissioner with 2014 and 1014 it was said they had an author; was burst off. The said of the public jets nothing was done, for twelve superior.

lands he showed, was far better for the evenue of the country than to leave them for lumbering purposes. Some of the hon, members who had spoken had charged it against the Government, that they had not filled up the Audior General's effice, and the office of Solicitor General. For his own part, he thought that the present system of Departmental Government was a curse to the country. Here they were in the Government on the floors of the House, half-a-dozen political offices, which gave the holders great influence and patronage, and the people had to fight against them. No doubt the Government had been guilty of a few deeds of ousseion and, it may be, of com mission; but no men or Government were perfect. He was not prepared to cond-mn them on the charges brought

avairst them. Reference had been made to the delegation that had been sent home to Eugland, and it had been said that no good had come out of it, and that it was an useless expenditure. His opinion was that it had not been sent seen enough, but late as it was sent, he held the Government could not have done otherwise. and he hoped that he would hear of some thing being done. He found that the House had been in session for twentyone cays, and not much had been done The cry through the country was, when was the House going to get through with of the amount of money this debate had cost the country, and what did hon, members think was the sum total? No less draw confidence from the Government than \$12,000. He did not think that the House together. He did not think that could be brought home to the Government. (Hon. member,-What charge want of confidence. The Government had been brought home?) Not make also been charged with having allow. Under all the circumstances, he could not ed the Export Dury Law to expire, and support the amendment and go with the having cod-cted revenus illegally. Bu Opposition. What he had said, and, the as they had pleaded guilty to that charge, twice he wou'd give, he were prepared to and as he did not b lieve that the infer- stand by. He came to the House as an and as he dra not be need to be independent member, and he was perfect-would not condemn them on that point. Hy unpledged to any party or set of men. There was another charge of no filling He came here to do his duty to his con-

The House then was adjourned over until Saturday at ten o'clock.

## SATURDAY, MARCH 31, 1866.

House went into Committee of the Whole on further consideration of a Bill to abolish the property qualification of members to serve in the Genera! Assembly of the Province. After considerable discussion the question was taken, when the House divided—12 mays, 11 year. Mr. Costigan then moved the reconsideration of the question, on the ground that several mer bers were absent, and that he was satisfied that the majority of menbers, from their expression of opinion, reconsider the question prevailed, and finally a motion to report progress was the subject of Bills for placing roads on the great road establishment, and the question was raised whether they should be dealt with by the Government, or referred to the Chief Commissioner of the Board of Works. Mr. L. P. DesBri-