be. " if he is ordered off, and refuses to go, he should be taken into custody. It his tiberty ; some men are very sensitive and would remember it all the days of

Hon. Mr. Allan.—My hon. friend says who is to decide whether it is a willful trespass or not; the distinction is well

known; if a man goes upon the ground after he has been forbidden, he is wilfully interfering with the practice, and should be taken into custody for that day by the rbal order of the commanding officer.

Hon. Mr. SMITH suggested that the words " and refuse to leave after bring requested to do so," be inserted after the word 'purpose in the Section. This surtion was adopted.

gestion was adopted.

Mr. WETNORR moved that the following be the 102nd Section of the Bill:

That no Militia man employed in the salt water fisheries shall be liable to be called on to do duty as such, in any camp of in-struction during the fishing season be-tween the months of March and Novem-

ber in each year."

This Section was lost.

On motion of Mr. Hill the following dditional clause was inserted in the 83rd lection, "Members of Fire Companies, and Hook and Ladder Companies in any city or town, shall be exempt from duty beyond the simits of the same respect-

The Bili was then reported as agreed to, with certain amendments.

The House then adjourned until nine

o'clock to-morrow. T. P. D.

TUESDAY, May 22.

Mr. Young moved a ryder to the Militim Bill He had been looking over the Can-adian Act, and he found among the exempts "sea-faring men, branch pilots, and pilots actually engaged in their call-ing." He thought this would ever the deep sea fishery men who certainly should not be liable to the draft. Mr. Kan said he thought that seaman

branch pilots, and those engaged in deep sea fisheries should be exempt. The pilots were as much required to attend to ressess entering our ports, as ferrymen to eroes our streams. In Canada all fi-hermen and pilots engaged on the Lakes were exempt. Hon. Mr. HATHEWAY said this ryder

suld cover all the prople of the County of Gloucester as it was well-known that every men there kept his fishing boat and went out in the morning to return at

Mr. Young explained that there were

and sea devils, but nothing of sea-faring

men. McClellan said if any class of men should be exempt it was the farmers of the country. We were giving a great of the country. We were giving a great officer without having received any co

plaint or petition from the people, and he thought the whole thing was uncalled for. Mr Boyn moved the following to be added to the list of exempts, as an amend-ment: "That no militia men employed in the deep sea fisheries in the Gulf of St. Lawrence, Bay de Chaleur and Bay of Fundy, he called on to do duty as such in any camp of instruction during the fishing any camp of natruction during the maining season between the months of April and October in each year; and also branch pilots and spirentices, and pilots employ-ed in their calling during the season of

Mr. CORAM thought that any man who was engaged in harbour fisheries, which were of great importance to the country. should be placed amongst the exempts.

Hon, Mr ALLEN felt confident that if

Hon. Mr ALLEN lett consident that it this class of men were made exempt that dissatisfaction would be felt among many other callings. It would be very difficulto define who came within the meaning of the law, and he thought that it would be best to let the Bill remain as it is for this year. The hon, member for Albert (Mr. year. The hon, member for Albert (Mr. McClellan) seemed to pursue a somewhat incensistent part, as he now opposes a Bill which contains the same provisions as that he supported under the late Gov-

Mr. McMittan said there was one chas of men who should be exempt, and he was of men who should be exempt, and he was in their vessers. There would be no dis-sure the Hon. Commissioner of the Board ficulty in determining what is mean by of Works would support him is this; he ideep sear fishing, as it is understood by referred to the lambermen of the Province; the Americans as outside of three miles At certain seasons it would be a great lose to have these men taken from their etdoyment. Suppose a gang of men were seuly in knowing what was really meant applyed on a raft of logs coming down that he thought the Bill should remain as employed on a rait of logs coming down that no thought the able and the west be healted it.

Off to attend drill, the Hon. Commissioner,

Mr. Batux said there was noother has would be subjected to great loss; be, of men he should like to see added, and thought these should be added to the list that was all once segged in the constitution.

Mr. WETMORE said he had moved in this matter yesterday when the Bill was before the Committee, and he could not

words now from what was then plated. The consent of the Queen was understood to mean the Queen and Her Council; the command of His Bx-cellency the Lieutrant Governor was considered the Governor and his advisers. Now these terms are confined to the persons named without reference to the this construction be would not have snok.

en on the subject. Mr. LINDSAY said it would be very hard for the farmers to be called out; the for the larmers to be caused out; she spanon was abort, and if they lost a month's labor, it might affect their subsuitance for the year. He thought the best plan would be to move a ryderthat nobody should be called out. If the law passes, every man should take his tur and if any one was to be exempted, the farmers certainly should be; they are the bone ane sinew of the country. The people can do without fish, for they can get beet and farm produce, but if these fall the country would suffer.

Mr. FRASER hoped that mother class would be included in the list ; he referred to the back settlers, who were a very walumble clars of people.

Mr. WILLISTON would suggest to the

on mover of the amendment the desi billiy of including the Straits of North-umberland. He wished the House to an-derstand that the grounds used for fishing purposes by the people on the coast are the same as those used by the Americans, the only difference being that our people go out in their whale boats for the in their vessels. There would be no diffrom the coast line. Mr. Lewis said there was so much dif-

trade, and the fresh water sailors running in our rivers and inland lakes. Mr. LANDRY said a great many of his

before the Committee, san the contin only propie for what we should be subject to a support either fire ryder, at amendment, let this time they would be subject to a unless it needed all who were engaged, a great inconvenence, and all samed has in salt water fisheries. He hoped the treasted salts. The best plan would be to hope member for Charlottee would allow kill the fill. people hired out for a month, and if they lost this time they would be subject to a

hos. member for Chafattese would allow, hill the Bill.

Mr. Thourson did not believe the him in the action has not he provided in the amendment.

Mr. Thourson did not believe the him in the action has not he serving a not reture want be not passed as the ret the comploney affect, it was the feeling would be pleast of robusters to fill the which are manifested this morning. It has been been calling in a time of passed, and that the lives have calling in a time of passed. Bill should remain as 10 and 10 M. YOUNG explained that there were

No town a captained that there were

No true a thousand millin mon, beside the best of the property of the

would be best to let, the Bill ran fig a sinand laying off the said seasons. The same waste waste was a season of the said seasons where the same waste waste waste with the said seasons when the materials was to be reached. It was to be reached, it was to be reached, it was to be reached, it was to be reached. It was to be reached, and of the like, both parties.

All yellows and the waste was to be reached of the like, both parties, where the reached was to be reached to be reached to be reached, was 10, nays 10. Tog, when we want to be reached to be reached. The reached the reached to be reached, was 10, nays 10. Tog, when we want to be reached to be reached to be reached to be reached. It was to be reached, was 10, nays 10. Tog, when the reached the reached to be reached to be reached to be reached. It was to be reached, it was to be reached. It was to be reached, it was to be reached, it was to be reached, it was to be reached. It was to be reached, it was to be reached, it was to be reached, it was to be reached. It was to be reached, it was to be reached, it was to be reached, it was to be reached. It was to be reached, it was to be reached. It was to be reached, it was to be reached to be reached to be reached. It was to be reached, it was to be reached, it was to be reached, it was to be reached to be

supi.

Mr. NEIDHAR washed to hape the Mr. McCharana would applie to the action. Mr. Gitation moved the Management of deep sen finite in: The sea is hen Attenuy teneral the staphing to the last this of the Attenuy teneral the staphing to the last this did at it into Committee at the defined as below the water mark. Their the pessing of the last this he did at it into Committee at the Attenual Committee at