He should like to know what the Government had done

ATTORNEY GENERAL thought that the information he (Mr. Connell) had received was incorrect; he had informed the members of Carleton that there were five hundred rifles and ten thousand rounds of ball ammunition in the County. The Government could not belp people selling out their property; they could not prevent that, It might be that some people go up an alarm designedly in order to make a apeculation. The Government were a speculation. doing every thing they could. They had directed a communication to the Commissioner to have night watchmen on the Railway, and directions had been given to have watchmen on the St. Andrew's Road. The Government were heartily co-operating with the Lieutenant Governor, who was in communication with Col Cole, and also in communication with the Volunteer Officers on the border.

MR. CONNEUL.-He did not rise for the purpose of giving alarm, but he did thick he should have positive knowledge of what the Government were doing. In Woodstock there were only some thirty or forty volunteers. He could only say that a gentleman in the County had told him that no preparations had been made

at all. MR: FISHER -The Government had the best means of knowing. He would do his atmost to support any measure of defence they might adopt. He was prepared to give them the amplest powers

to raise men and expend money.

Mr. HATHEWAY said, two hours before Mr. Connell had risen to ask that question, he had received a telegram from the press of Woodstock, and in it there was not a single word about alarm or about Peniaus

MR. FISHER could not agree with his hoh, conteague that there was no alarm. He had received a telegram which informed him that all along the line of the Saint Andrews Railway there was great alarm.

Ms ANGLIN .- There was no doubt that there was great alarm now, and he entirely agreed with the remark of the hon member of York. If the Government wanted more power, he would give it them. hie would give them all the re-sources of the Province, if necessary, but he would expect them to exercise a careful and prudent economy. The Astorney General had told them that there were five hundred rifles in Carleton; if there were five hundred men in Carleton to handle them, what force could cross the border that that body of men could not resist? A great body could not be moved for the purpose of attack without all the world knowing it, and people ought to remember that the Province could not be invaded suddenly by a large force. He did not believe that the movement would attain any importance, nor did he think the Province was much exposed to attack, for it had no direct line of communication with the States. Still, a show of attack might be made. But if a small body-and it could only be a small body, did come in, they would be met. As he said, he would give the Government, if they required it, more power. He would give then power to muster men and compel men to serve.

At three o'clock, His Excellency, the Lieutenant Governor, came down to the the Export Duty Bill.

Hon. ATTORNEY GENERAL, (on vince had made with the Company was recuming the adjuurned debate on the much better than that made by Nova amendment to the Address, said that the Scotia. And he would say that but for mentament to tan Andreas, pass that the proofus. And he would say that but feel full just assented to by His Excelleney the advantages offered by Nova-Soutie, would remove the ground of complaint the mining privileges, the giving off sty that had been preferred against the Gort-miles of widerenss land, we could not extraord. Ever since the time that the have treated with the thoughest grown had been discovered, it and given News South bad late agreed to allow serthe Government a great deal of trouble, tain articles needed for the construction The first time they had a knowledge of the neglect was in the month of Septem-ber, but they did not think it would have been right to have summoned the Legislature at a time when the navigation was open, and when it would have been most inoppertune for the business of the coun-try. They thought that it would be bettry. They thought that it would be bet-Legislature, and remove the difficulty then. The floure would agree that the Government had acted prudently, and he did not think that any injury had been done to the country. He could not but repeat what he had said yesterday and the day before, that the present was not the time to shake the confidence of the country in the Government, to keep up a political agitation, and make changes in the Constitution. But from the informa-

tion they had received, that boded no good to the Province, he thought the time had arrived when it behooved them to forget party and political differences, and look to the safety and interests of the country. Within the last few days, telegrams had been received sufficient to excite fear in the country, and he thought the time had arrived when this Legisla ture should be united, and they should all be prepared to meet aggression. He did It had been asked had any gentleman seen sot think any observations he could make the contract? And it had gone forth would have any influence in changing the minds of hon. members. The discussion the House, and to the country, it this was the time, when the country was agitated with fears of a hostile aggression, to press a vote of want of confidence. The hon. mover (Mr. Fisher) had been premature in moving his amendment. Before condemning the Government for the Railway contract, he should have wat ed for more information. He certainly had been premature in speaking about the Railway contract. The country, he (Attorney General) thought had heard of a grand scheme for gridironing the Province with Railways, without burdening the country, that the member of York had in his head. If that hon, member was sincera lignity. With regard to Western Exin his wish to advance the interests of the Province, if he thought he had a better be constructed as speedily as possible; way of building railways than the Gov- but if the Company failed, he, for one.

of these gentlemen would show what truth there was in the statement made that a delegation was unnecessary, that all the Government had done in the matter they might have accomplished by writing a letter at the expense of a shil-

of the Railway to come in free of duty and had provided for the right of any The Nura Scotia delegates said to Mr. Allen and himself: We give mure than you did; you ought to give something more. But we stated that the Government only authorized us to give \$10,000 a mile. He (Attorney General) thought that a contract most highly advantageous to the country had been entered into.

MR. WETMORE .- Wno paid the right of waythrough this Province? HON, A TTORNEY GENERAL-Company; but on representations from them of the privileges Nova Scotia had ceded, we agreed to pay the price of land in excess of £50 an acre. Everything else connected with regard to the contract had been done consistently with law and legislation, and yet it had been put solemnly forth when he was absent in the United States that no contract had been made at all; that it was simply a pure fabrication to help me to run my election in my County. Would any one believe that these Nova Scotian gentlemen, whose fes-timony he had read, would have gone aimply to enable me to be returned! Yet a paper in St. John had said that the whole affair was a bigue transaction. throughout the country that he had per-

petrated a base, de iberate fraud. (Mr. Wetmore.-What paper did the Attorney General allude to?

It need not signify what was the sainty of the paper. The Government had sus-tained abuse and vilification not only through the agency of the press, but lee turers had gone through the length and breadth of the country distilling poison in the ears of the people. The Government were prepared to take the consequences of the arrangement that they had made; but he put it to the House, he put it to the connery, if it was fair that they should be subject to those insidnous attacks, which could only be prompted by feelings of the deepest are-With regard to Western Exway of building railways than the Gor- lows if the Company failed, he, for ohr-cement had, he should, if prepared with was willing to undertake it as a Gort-his scheme, have come down. With re-legand to the contract entered into, he hists would not be mecessary. He would suppose that the testimony of the busyless are a Kullery more two Nars Scoting guileness—both of were openered, the Gortesmont, and he will be not the company of the busyless of the contract of the contr Allen and he himself had done the country a substantial benefit by the Eastern Extension Railway contract. It was ebjected by the mover of the amendment that the Government had failed to fil up the office of Auditor General; and he writing, letter at the exposas of a shil- the office of Auditor General; and the ling. The other statements—(ther At-thought he he dge the Gyrermants into towary General quoted from the Report of a far. He (Mr. P.) had spoken a great the Nova Scotta belogates.) There was feed about the Auditor He in the State of the testimony of the ten Nova Scotta with the Auditor of the State o