Fraser then went on to show that the ernment were not confined to the salaries of its officer-; he took up the public ac counts of 1862 and proved that the late Governingent, when they had a Solicitor Genera le ni loyed gentlemen to conduct the busness -quoting a case where Mr. Charles Fisher had been paid \$187 for attending

to the criminal business in Carleton. Mr. Fraser then referred at length to the course Mr. Fisher had taken during tack on Mr. Hatheway as cruel and unkind. Mr. Fisher had attacked every one of the three gentlemen who represented York, and who had been returned by large maiorities over himself, and all, he believed for the express purpose of raising himself

at their expense MR. Fraser then proceeded to say the mover of the amendment, Mr. Fisher, had made a grave charge against the Govern-ment in reference to Minute of Council. He had called it an insulting document, and said that any one who would answer and said that any one wan bound that pahe would call a low fellow. could not agree with Mr. Fisher, he said, and he did not fear boldly to express said, and he did not lear boddy to express his opinion. There was no insult to that dispatch to Her Majesty's Secastary of State. He,thought that the gentlemen who signed that Minute had taken a hold and independent stand. Could Mr Fisher say that they had no right to differ with Mr. Cardwell on a matter of policy an nearly affecting their interests?
Would he say that Her Majesty's Ministers could not be approached with remonstrance? that they were never censured for their policy in the Imperial Parlia-ment? What, he would like to know, did Earl Derby state, the other day, in reference to Mr. Cardwell and his Colo-nial policy? Mr. Cardwell was, like any other man, liable to ercor and mistakes of judgment, and open to censure. While he had the highest respect for the Queen's Secretary of State, he thought, on the question of Confederation, he had a right his opinion, and that he had the better judgment of what would be best for the country. Mr. Fisher had displayed a new-born reverence for dispatches, but what did he say in 1854? Why, that the dispatches from Downing Street. But Mr. Fisher only cared for dispatches Mr. Fisher only cared when it suited him. The Government had been charged with neglecting the defence of the country. He had no hasinamember of Carleton (Mr. Connell) who had raised the alarm about the unprotested state of the frontier. He did not wonder at the alarm in Carleton, and that weak women and children should be frightened; but he believed it was got up that some political purpose might be served. He had not the slightest doubt that the Government would look after the defences of the country, if for no other reason than that their own lives and proreferred to the cost of the delegation to England, and said that the money had heen ab-olutely wasted. But he thought that delegation had done good. By it Mr. Carliwelli got some information as to the feeling in this Province regarding the Quebec Scheme, that might be useful to him. With regard to the question of Confederation, he was not, he would say, opposed to the abstract prin- it was never seen till after the debate on

the salary of the Solicitor General. Mr. ciple of union, but he would never consent that the Quebec Scheme should be inflicted upon the country. He would go down with the ship first; and he would never scacine unless it was first consent to an

submitted to the people.

Mr. Prater groted from the Canadian Next, to the effect that it was said the British Government were going to ap-point Hon. Mr. Tilley Governor of British Columbia and Vancouver's Island—a report that the News hoped was not true, for Mr. Tilley had yet good work to do, and in doing it he would serve the British Government and the Colonies. What ish Government and the Colonies. What was that good work, he would like to ask? Was it not to work up the scheme and have it forced upon the Province? Mr. Tilley, in gloing this, might be serving the interests of the Imperial Government, but was he serving the interests of the ernment were deceived as to the unanimity of feeling in favor of the scheme. They were told that men of all political partier wished to carry it out. But, he would ask, who represented the Opposition of this Province at the Quebec Conference? The Hon. J. H Gray. Did he represent the Opposition? No. Did Hon. E. B. Chandler, one of the greatest politicions this country had produced-did he represent the Opoposition? No. Somehow Government of the day. Did his hon. Government of the day. Did his non. collesgue Mr. Fisher represent the Opposition? No. He would tell his colleague, when the Tilley Government turned him, they turned him out. But it was no less true that, after he was urned out, he invariably gave that Government his support. When the British Government were told that men of all parties supported the scheme, he maintained they were told what was not true He would refer to another delegation, He would refer to another delegation, the delegation to Washington with refer-ence to the Reciprocity Treaty. (Here Mr. Fraser quoting from an American paper, referred to a debate that had taken place at some meeting in Washington, at which Mr. Merrill & Co, on the Ame ican side and the Hon Messrs. Galt, A.J Smith and Henry, delegates of the Provinces, were present, and showed that the Hon. Smith was reported as arguing strongly in maintenance of the right of lumbermen to reft their lumber down the head waters of the St. John.) Should they sny, after this, that the Hon. A. J. Smith, who, it had been said, was hostile to this section of the country, was the man who was going to sacrifice the interests of the people on the St. John River? Or would it be said that the delegation to Washington was useless when, though to washington was useress when, inough the treaty was abrogated, that right was not lost? A great deal had been said about the cost of delegations. How much, he would like to know, did the delegation of Mr. Fisher and the Hon. J. Robertson cast the Province ? £350,000, because the country lost that sum when they bought out Jackson & Co. He heard that his hon, colleague kept back the contract, and it was a singular thing that the memorandum attached to it, in which Jackson & Co. professed willingness to build the Reilway upon concession of ime, could not be found. (Mr. Fisher deric1 th's.) The contract was kept back. He would refer to his hon friend, Mr. Kerr, if that was not the fact. MR. KERR did resember that the

the question was closed. The Attorney General (Mr. Fisher) said that it had been mislaid in a pigeon-hole of some desk in the Provincial Secretary's of-

Mr FISHER .- It was a singular thirm that the original contract was never produced during the debate. But there was a duplicate of it. It was also a singular thing that, after the debate, the in the Secretary's office. He would rather be called a liar to his face than to ther be called a liar to his face than to have those insinuations thrown out. His colleague (Hr. Fraser) would find the whole words of the original contract in the Journals of 1856, page 52, with the memorandun

MR. FRASER .- If his hon. colleague would show, he would withdraw his as-sertion. (Here Mr. Fi-her produced the Journals, and showed the copy of the'c ntract, and pointed out that the memorandum for extension of time was in the body of the agreement.) Mr. Fraser,—But it He had was a distinct memorandum. heard the present Judge Allen make the statement on the hustings. With reference to the cost of the delegation of Hon. ence to me cost of the delegation of Hon.

A. J. Smith and J. Allen, it had been
said that it cost £800. Then, ha said, the
delegation of his hon. colleague (Mr.
Fisher) cost £359,000; for who could -sy, if they had not been bought out, if they had got an extension, that Jackson & Co., the wealthiest railway contractors the Crimea and made a present of it to the Crimen and made a present of it to the British Government, were men not able to build the Railwey? But, apart from this view of the case, it was said that the delegation of Fisher and Robertson cost £900. One thing more he would touch upon. An observation of on his ears and given him a great sur-prise, when he said that the troops of Her Majesty would not be sent to the borders of the Province because they would desert. Were they not sent two or three years sgo? And when the disturbance on the Railway took place, sent to the border, and had they heard of one to the border, and had they heard of one desertion? It came with a very bad grace from him (Mr. Fisher) to cost this slur upon Her Majesty's troops. (Mr. Fisher denied that what he had said could bear the interpretation Mr. F aser had put upon That slur that had been torown upon Her Majesty's troops he would throw back as a s'ur upon the hon, member.

Mr. McCLELAN referred to his

friendly relations with the members of triently relations with the members of the present Government, had a high re-gard for each separately, but they had lost their individuality, and as a politi-cal combination he (Mr. McC.) hoped their polities would be confounded, and their fantastic and knavish tricks fras-

Contrasted their coasted strength of last Session with their acknowledged weakness of this.

Delegations extravagant and useless. Burial of Confederation, and its resuscitation now.

The Government acknowledge guilt on the Export Duty. Count, and throw themselves on the mercy of the court. They are ur willing witnesses on their own trial;—refuse the records, and, therefore, have all the advantages Defeated in Legislative Council, but refuse to rescind Address for fear of conse-

contract was missing at the time, and that quences The Press and the platform-the ele-