but these who lived on the borders would know that what he said was He was not alraid that an invasion would be made on the frontier by any very large sumber of these Fenians, but small parties of them might make a dash amait patties of them might mane a dash and rob and slaughter. This was a very serious matter, and he was not satisfied with what the Attorney General had said.

THE SPEAKER .- This discussion was irregular-there was nothing before the House.

MR. CONNELL.-The member of St. John (Mr. Wilmot) had asked the Attor-ney General if it was true that troops had been sent to Campobello, and they

were discussing that question. Mr. GILBERT said he would move the adjournment of the House. He did this in order to give bimself an opportunity of making a few observations on this question.

MR. NFEDHAM rose to order. The question of adjournment could not be debated. MR. GILBERT .- He could show pre-

cadent. THE SPEAKER -That question was

never debate Mr. GILBERT .- Then our practice was not in accordance with British Parliamentary practice. He had a right to show that THE SPEAKER maintained that Mr.

Gilbert was out of order, and the motion of adjournment was carried, and the House accordingly was adjourned until Monday, at 10 o'clock.

## MONDAY, MARCH 12th.

After the Minutes were read, the Rules of the House were suspended in order to allow Mr. L. P. W. Desbrisay to bring in a Bill to place certain roads in the County of Kent on the list of Great Roads in this Province.

Mr. GILBERT moved that - copies of a Bill to make better provision for the secreey of the Ballot, &c., be

printed. HON. MR. GILLMOR said every hon. member could have access to the Bill without going to the expense of printing it. They should not go on increasing their expenses when they could avoid it-Mr. GILBERT replied that the pro-

per exercise of the franchise was great importance to the welfare of this Province; that the printing would not cost much, as it was not a long Bill, but it was one that required to be lookat frequently and attentively, in order that hon, members might become acquainted with its merits.

acquainted with its merits.

Mr. Hill. said that every unnecessary expense should be avoided. The Bill would be upon the tyles of the House where it could be examined by every hon member; and the clear and lucid explanation, which would be given by the hon. member who introduced it. would enable them to understand its The House should not order any Bill to be printed unless it was solutely necessary-unless it was a Bill of great importance and had many provisions which required to be con-sidered section by section.

Friendly Society" and a petition for the for the protection of the country.

alter the Polling place in the Parish of Hampton," and a petition for the same.

ADDRESS IN ANSWER TO HIS EXCELLEN-+ CY'S SPRECIL.

Col. BOYD moved the order of the day, viz:-The consideration of the "Address in answer to His Excellency's Speech, and said that he fully endorsed opecen, and said that he fully endorsed every word and paragraph in it, for it suited his views exactly. He could not see anything to amend in it. A vote of want of confidence was another matter; and whether the hon, member who intends moving this Amendment will benefit the country by so doing, time alone will tell. For his part, he thought this Government, which they said they had no confidence in, had stood remarkably well, considering the opposi-

Mr. FISHER would like the honmember to give some exposition of the last paragraph but one, for he would like to understand what was the design of that paragraph.

Col. BOYD said, he believed the Government meant by this paragraph: Union of the British North American Union of the British North American Colonies which may be proposed, it is, in the opinion of this House, absolutely essential that full protection should be afforded to the rights and interests of the people of this Province; and no measure which fails to obtain these have no objection to go into union with the other Provinces, provided good and full protection is afforded to our rights and interests, but they did not intend to swallow Confederation as concocted in Canada. They knew how well they were off, but he was not going to say they could not do better. They were perfectly willing to go into Confedera-

tion upon fair and equitable terms.
His Hoxor, THE SPEAKER, then
read the Address by paragraph. Upon the reading of the 4th paragraph, which is as follows :-

4. We learn with feelings of deep indignation the existence of a conspiracy, aignation the existence of a conspiracy, having for its avowed object the diamem-berment of the British Empire. We would hope that no attack will be made on any portion of Her Majesty's North American Dominions; but in that event, we rejoice in being able to assure Your Excellency that but one sentiment of loyalty animates the whole people of this Province; and its inhabitants of every race, creed, and station, are alike ready to repel lawless aggression and to punish un provoked hostility; and Your Excellency can confidently rely upon our cordial cooperation and support in the adoption of any measures of a precautionary character, that may be necessary to avert a cal-amity so serious as that of the occurrence of an armed conflict within our borders.

MR. FISHER moved the following Amendment, viz :- To strike out all that part of the said 4th paragraph from the words "and Your Excellency," &c., to the end inclusive, and insert as follows:

"And Your Excellency may rely with confidence upon our cordial co operation sidered section by section.

This resolution was carried and but that the confidence upon our cordial co operation to the confidence upon our cordial confidence upon our

we respectfully state to Your Excellence Ms. OTTY brought in "A Bill to that your constitutional advisors, by their general conduct, are not entitle to our confidence."

In moving this Amendment, MR. FISHER said that some of his friends thought that the Amendment, of which he had given notice on Saturday, was a reflection upon the United States : therefore, he had altered it by striking out the last section

Hon. Mr. SMITH objected to any alteration being made to any Amendment of which previous notice had been MR. FISHER said, no power in the

MR. FISHER said, no power in the world could prevent him putting for-ward any proposition he pleased, if it was seconded. This Amendment con-tains all the elements of the other, but in order to meet any captions objections, he had struck out a portion of it, although he intended to make that part of his argument. He was not bound to give notice at all, though courtesy required him to do it. He courtesy required him to do it. He was there to express his opinion, and it was the peculiar beauty of their insti-tutions that they could discuss these questions; and when they were over, whatever the result might be, it would not make them enemies to each other, for they were all there to advance the interests of their common country. He comnot called the House together sooner, for it was unfair to the representatives of the people of this country, who will, a ter four or five weeks Scanon, require to go to their business occupations, especially those in different parts of the country. His friends in the Government knew it well. This was a deliberative body, and if the ordinary business of the country required sixty or seventy days to perform it, how can they get through the business of the Session in four or five weeks, when they have a new Confederation scheme foreshadowed in the Speech, with all the for shaucowed in the speech, with an the other great measures of that speech? This was of itself sufficient ground of complaint that they had no confidence in the Government. The newspapers said, the absence of the Attorney General at

Washington was the cause of the delay-In 1856 the was a member of the Gover ment, in which th y were all new hands. He was in England at that time for two or three months, for the purpose of raising money for the construction of Railways but it never entered their heads, nor dare they protract the meeting of this Lagisla-They were called together on the ture. They were called together on the 14th day of February, only nine or ten days, after he returned. In a few days after the House opened they were met by a vote of want of confidence, but they were sustained. He had then to prepare four or five Railway Bills; there was a precedent for this Government. If they were inspired with a desire to advance the interests of this country, they would have called the Legislature to meet at the usual time. Why have they not done so? Because they knew the public opinion of the country was against them, and they wished to get through with the Session in as quiet a manner as possible. There was no time to do the business of this country in that deliberate manner in which it should be done. He would ask which it should be done. It's would ask the members from the rural districts could they leave their firms just about seed time, and attend to the business of