repeal of our Election Law.

Mr. WETMORE.-Even though the arties may not be residents of this Pro-

ince, I conceive they have a perfect ight to petition this House. Hon. mempers say there is a rule which requires he residence to appear on the petition, Mr. Speaker says there is no rule, so the etitions are in perfect order.

Mr. BOTSFORD .- The hon, member nust know that parliamentary law repuires that the residence should follow he name. This is laid down in May. nd has always been practiced.

Hon. Mr. FISHER .- I take exception o the idea that custom makes law, or hat the parliamentary rules of the House troduced by a member of this House is of Commons are necessarily to be applied to the representatives of a small trict from whence they come. ountry like this. It may be considered ogive weight to the petition, but if it is question at issue? omitted the burden of that omission must

Mr. SPEAKER rest, not with the House, but with the petitioners. There certainly is no rule to exclude a petition so presented.

Mr. SMITH .- The practice of the House has always been to have the residence endorsed on the petition, and you, Mr. Speaker, have frequently corrected hon. nembers who have introduced petitions without the residence, and handed them back to be amended. It is certainly important to know where petitioners live, so that they may be found if necessary. in justice to hon. members of this House present. I think the information should be given. If it is not done I shall certainly take ob- Speaker, perhaps I can assist in settling on that ground.

upon them.

his House without such an endorsation. these Petitions to lie on the table. have no objection, as I have said, to mend then if it is required by the it to the Clerk to say what has been Vestmorland chooses to pick upon the can speak impartially in the matter. etitions I introduce to raise an objec-

else we might receive a petition from have been all ready with May on Parlia- years he had filled his place in this ertain persons in Honolulu praying for ments with his finger open on the place, House, and had only been absent two but I am not to be so driven from my days, and it is something strange that position, which is that there is no rule the Petitions which have just been remaking it imperative that the residence ferred to by the Surveyor General, should be endorsed upon a Petition.

> in which it would be impossible to put he is so well posted in the rules of the the residence upon the back of a Peti- House. It is something strange, too, necessary to say where the parties reside, the fact of the Petition being in-

Hon. Mr. CONNELL .- What is all that the insertion of the residence tends the trouble, Mr. Speaker? What is the

Mr. SPEAKER .- The hon, member from Saint John (Mr. Wetmore) has introduced two Petitions, but there is nothing on the back to show where the petitioners reside. This is objected to by the hon, members from Westmorland and Northumberland, on the ground that although there is no specific rule laid down in the matter, yet that the unvarying practice of the House has been that Petitions should-be-so endorsed, and this, in a manner, has es-Mr. SUTTON.-If the petition does tablished a rule by which all Petitions not show where the people belong, we should be regulated. This, I think, is have no opportunity of finding out, and exactly how the question stands at tion, upon which I wished information.

Hon. Mr. CONNELL, - Well, Mr. jection to the admission of these petitions the matter. I hold in my hand a number of Petitions which have been re-Mr.W.P.FLEWWELLING.-Although ceived during the past few days. Here I know from some of the names is one praying for a change in the mannames of very respectable persons- ner of measuring cord wood; another where one of the Petitions come from, praying for a change in the law relating yet other hon, members may not be so to duties at the Port of Saint Stephen; informed, and I think courtesy demands another praying for the incorporation hat the residence should be endorsed of the Saint John Trades Co-operative Society. There is nothing on either of Mr. WETMORE .- The objection these to show where the petitioners reraised then, is on the rule. Now, I side, nor indeed that they are inhabitants ay, show me that rule, and I will at of this country. This is quite sufficient once . withdraw the Petitions and en- to show what is constantly being done forse the residence. I will be the last and that there is no fixed rule or praco prevent a Petition coming before you, Mr. Speaker, would have allowed Mr. SMITH .- I am willing to leave

ule, but I do not want to be driven to the practice; he has been to the House just because my hon, friend from longer than any of us, and therefore

should have slipped through without Mr. RYAN .- There are certain cases being challenged by my hon, triend, as

tion. Suppose some of the petitioners that the objection should be raised on belong to every County of the Province, these Petitions instead of upon others. how can the residence be designated; Does my hon, friend intend to oppose and if one county is named, then there the Bill, and refuse the prayer of the would be a fallacy on the very face of petitioners? If so, let him come out the Petition. I don't think it is at all like a man and tell them so openly and fairly. It does seem most extraordinary that whenever I stand up to speak, my hon, friend should imagine that I certainly sufficient indication of the dishave reference to him, and that what I say is intended as an attack upon him. He has such an exalted idea of his own importance, and of what is due to him for his vast legislative attainments, that he seems to "imagine there is no one else to whom anything may apply but to him. Well, if the cap happens to fit let him wear it; but I most strongly object to his constructing every word I speak as an attack upon him or intended for him alone. I think I have as much right to express my opinions in my own humble way as my hon. friend, and I refuse to bow to his decision in every case, for he has very frequently been found to have arrived at wrong conclusions. This morning he singled me out because I asked a simple quesand now again he takes exception to my actions, although it is quite clear that I have a perfect right to introduce such Petitions, and in form as I have done. I dare say now he will think

that I am attacking him again by makking the few remarks I have. Mr. SMITH .- The fact is that the hon, member is so used to making attacks that he does not seem to know when he does it. He is constantly making attacks on me, and I submit it to the House, whether the sareastic femarks which he has just made can be construed to mean anything else. He did the same thing this morning, and I leave it to hon, members whether he was not in that instance, as in this, the o infringe or break a rule of this tice in the matter at all, for if there had agressor And am 1 to sit still and House, but to my mind there is nothing been, neither the hon. members nor make no reply? am I to allow his violent assaults upon me to go to the country and make no comment upon them? I say that his remarks are most unwarrantable and ungenerous. This morning two or three hours of the valuable time of this House were occu-

pied in a discussion which arose from Mr. WETMORE .- I don't see, Mr. the manner in which he assailed me and It does seem somewhat strange Speaker, why my hon. friend should the late Government, and he seems dehat he should have selected these, and want to apply to the Cerk. I have termined that two or three more should his hon, colleague (Mr. Sateford) should have selected these, and s hon, colleague (Mr. Botsford) should heard him vaunt himself that for sixteen be occupied in like manner this after-