Hon, Mr. Hatheway proceeded to make some further personal remarks, and then spoke against the Quebec Scheme, and said that but for the influences brought to bear upon the Hon. Mr. George Brown, of union offered them than those proposed by that scheme, and he did not think the country was yet prepared to adopt it. He then concluded by saying he had en-deavored to justily the course he had

Mr. McCLELAN .- There was 17 count, the hon, member said, the Go-ern ment plead guilty to. What was that? Hos. Mr. HATHEWAY.-The Ex-

Mr. McMilLLAN .- Should the Government agree to a scheme of union, would they require the route of the Inter-Colonial Railway to be defined ? Hos. Mr. HATHEWAY -As a mem-

ber of the Government, he would give him the necessary information that day wrek.

The dehate was then adjourned over antil to-morniw at eleven.

The motion being put, the House was then adjourned over until to-morrow at

## WEDNESDAY, MARCH 21.

Mr. FISHER said, he had only discovered yesterday, that the practi this House had been, not to send Bills to the Legislative Council until after the Address had passed. He could see no reason why they should not go to the Council at once, to enable them to get on with the business, so that there should not be a rush of business at the close of the Session. He would, there-fore, move that the Bill to incorporate the Fredericton Railway Company be read a third time, in order that it could be sent to the Council.

Several other hon members expressed themselves in favor of the motion,

which was carried.

agreed to.

The House then went into Committee on a Bill to facilitate the construction of a Railway to Fredericton, which was

The time for taking up the order of the day having arrived, it was proposed to adjourn the debate until two o'clock, as Mr. McClellan-who, it was understood, was to be the next speaker upon the question -was not prepared to speak

in consequence of being unwell. The Hon. Mr. SMITH and others urged the propriety of continuing the debate, because the members of House would not give the other business proper attention while a question of so much importance to the country was not decided. Some of the members of the Opposition ought to be prepared to go on with the debate, or have the vote taken.

Ms. LINDSAY expressed his willingness to make a few remarks in the afternoon, but was not prepared at present.

MR. WETMORE thought the same

ourtesy should be extended to Mr. McClellan as was extended to the hon. Surveyor General-the debate having been adjourned on Saturday in consequence of his being unwell.

Hox. Mr. CUDLIP thought, if they

his mind on the great questions of the country.

. BULL BELLTING TO THE SPITTIFHEND AND SUPPORT OF THE POOR IN THIS PROTINCE !

MR. LINDSAY moved the Hous into Committee on the above Bill, and ADJOURNED DEFATE ON MR. FISHER'S said, that it was a copy of a Bill intro-duced by his hon, friend from Northumberland, some years ago, which had passed through the House, but had been rejected in the Upper House. Its object was to define where the poor

Cor. BOYD was in favor of the Bill. tor such a law was very much needed In St. Andrews, and on the borders numbers of poor persons come from the United States and get relief from the Parish. This Bill provides that a person shall be a resident of the Parish for twelve months before he can claim relief. He thought one Parish should not support the poor of the neighboring

Parishes Mr. ANGLIN was inclined to support the Bill. He believed that, although the City members supported it, several members of the country districts opposed it; and though it was not right to protract matters, yet the Bill should not be pressed on when so many members were absent, for he would like to give any member who opposed it a fair

portant Bill, and advised the mover to

agreed to it.

legally belong.

Mr. LINDSAY said, the Bill was well known to the members of the weight with every well-wisher of Ameri-Honse-it having passed the once or twice, and the Legislative to with the very men who are to-day con-Council had it published in the Royal coeing the plan of a Confederation of the Gazette. If a pauper came from one British Colonies, in order to erect a bar-Parish into another, there would be no rier against the expansion of the Ameriinjustice in sending him to the Parish from which he came.

MR. HILL had no objection to that section of the Bill, but he had great objection to the manner in which the Bill was presing through the House. With one or two exceptions, there was not a member who had heard it read, and not half a dozen members knews the provisions of the Bill. If this was their system of passing Bills, any Bill could be got through the House. It was an an-

Bill may be all right.

Mr. KERR said this Bill was a copy of a Bill which he had taken a considerable amount of pains to frame, and which had passed the House unanimously, The Council thought it a Bill of importance,

poor laws. He was giad to see it dis BY ALL PROPER MEANS, and which, with cassed, and thought it would be a great the continuance of reciprocity, and the

which he supposed was the law. He had protection and had less speaking, the country would written back that we had no law: we on- compact and alliance than now exists."

be better off. He had always made up ly had some custom which had been taken from an English law. They should unday before he came to the House. They derstand what the law was relating to had better have the division, so they this subject. He thought that Bill was could attend to the business of the well adapted to this country, therefore he shot ld support it.

Progress was then reported.

## AFTERNOON SESSION.

AMENDMENT.

MR. LINDSAY. As the hon, member from the County of A bert (Mr. McClelan) is not in his place, I will make a few remarks, but I will not occupy much time. The people take a great interest in this question, for they attend here anxious to know what is going on. I am pleased to see them, for I think it is the duty of the constituency to keep their eve on the Government, and to see that the men who come here to represent them do not misrepresent them. I think that public men are public property, and we have a right to refer to their public acts as long as we do not misreuresent them. When a question was asked a few days ago about the defence of the Province, I stated there was something in common between Antis and Fenians. The Attorney General thought I insinused that the Anti-Confederate members of the Legislaure sympa hized with the Fenians. I did not mean any such thing. I will call attenagree. I will read an extract from the Ma. YOUNG thought it was an imdated Feb. 17, which refers to the Reciprocity Treaty, and gives a reason why report progress on the Bill, for he would the American Government should not ne-like to know more about it before he gociste a treaty:

" Another reason which should have ite House ca is this : Why should we negotiate a treacan nation, to transplant a viceeregal and the flatterers of the aristocratic regime may go and parade their pretentious individuality? No, let there be no trea-

That was to prevent the Confederate Union that would raise a barrier to the further extension of the American Government. Another paper takes the same

view of it:

"It will be dangerous to give encourage-ment, even temporarily, to the inter-Colonial feeling which certain influential men, all in their power to cultivate. The sus-The susgent argument with the Canadiana inand published it in the Royal Gazette. It is yor of the building of the inter Colonial comprehends the principles of the Stric Railway, which EVEN INLABITANT OF Man and the State of New York New ENGLAND SHOULD SERE TO PREVENT cassed, and thought it would be a great the continuance of recurrecity, and the improvement upon the extring state of prosecution of the international line, things, for they now had no haw for their evil, in our opinion, never be built-moved of the poor to their own parish. (Losely allied to this is the political Con-How Mr. SMITH said there was no federation of the Proximes, which can law for the poor at all at present. A gen-never be brought to pass unless an un-tleman in Frince Edward Island had friendly policy on the part of the United witten to him for a copy of this Bill, States half from them, for their mutual prosperity, into a closer