tLaughter.)—The reast to the Judicial salaries other salaries on the Could be reduced. Judges—Judge Street Government had pow structions received fix Stanley; and he [hon. ged. if called upon, so if the hon. mover of the place he would be obliner. Were that hon. ser of the Crown, and vise as to the passing creduction of the Judges staring him in the face, assent could not be given to tell him that he in that situation he (hon. Attorney General his duty, and would dentiously, regardless out. He was sworn to vernment which was withing we asked that was withing we asked that was the inflat should be dentiously, regardless out. He was sworn to vernment which was withing we asked that was the single of the Empire. He as that he must do his dureceive this amendment the House had not cresign his office, and I in his stead; and he the dependant on his offi member for Carleton his salary, and had told ed him to make a volwas he singled out to Public Officer? was it long for popular princip of placing the House in hon. members now four had sacrificed his practic for fourteen years we expected of him to spee in the same manner? people of this Province into the hon. member's et, and run him single-

ct, and run him single-gallery.)
Mr. Ritchie rose to General and himself hy it was true, but cau hon, member's remarks etituents in the Galler the vantage-ground in cautious not to address his constituents, and was necessary. He wany such means, and the would move the come there to be bullid.

[Several hon, memb floor, when his hon, the and called the House is stated his complaint, a ra! explained that he ebullition of feeling on not intended to interrusch him in the challe hon, member for Carle declared that if the no order the Gallery to be then resumed.]

Hon, Attorney Gen ask the hon, member f quire any one in office tool do it in their situal safe test for a person is self, and if the hon, me he had described, he character would be What the opposition a midelity. He (hon, A the Committee warmin be amended would not perial Government had Salaries of present Inc. H. He then came to posed, to embodying of This was a Money Bill, other Branch on parel have no power to ame sinter to pass or reject the Rill should go up with a Salaries the House though would deprive the other B and they must either acce the would al once sarrifice no avail. If the people of the Province that would give them hon, members stood, as it would thus amendments which would but let them not be led impossible. Supposing a catablishment were sweamount of the Surplus Fe touch. The sum of £14, from the Treasury and ple General, where it would the present time; and hot of the people? The only of the people?

decision was by an Addre mother hom, member too ber of the Government is would also endeavour to Fund. He wished to see to see the Bill before the which could effect nothing oppose the amendment by Restigueche, as that woult he Bill in the other Braw would support this Bill, adress to the Throne. He per just new about the ne warm it was his manner, and the hom. member for guish betwitt warmth man. Mr. Ritchie said it indelicate on the part roll's constituents to corpoceedings, and he offence might not be rhad just heard from the form of the form of the hom. member ha in favour of the amer infidels. "It is politify go on with the princip and apply it to the 1 at first said this, and his Speech, forgetting commencement, he prand ho would then go in favour of immedic onsidered an Address the Hon. Attorney Go a political infidel? Tasked why they did a was it retorted upon the Government to k Was there no different of the Government to k Was there no different of the Government to k Was there no different of the Government to k Was there no different of the Government to k Was this all—n Bill spectively. But "sa will not yield to pop for the popular voice." the champion of popul placed in office by is sooner finds a measur affect his own Salary, that same voice pop He might call it what rely upon it that the upon this subject, and lon, member told ith would not become law own prophet in the m tol gal adviser of the Governor to withol lay the gross incomber, for he declared the principle of imm bodied in it, on the gality, and yet he say and then embody the duction in another I—Now if the hon, member bill embodying the private properties of the Governor to withol lay the gross incomber, for he declared the principle of imm bodied in it, on the gality, and yet he say and then embody the duction in another I—Now if the hon, member load in the non-member load the principle of imm bodied in it, on the gality, and yet he say and then embody the duction in another I—Now if the hon, member load in the non-member load the pr