justice to his constituents, to resign his tures. Nothing is exclusively reserved to sent him to oppose. (Hear, hear.) But definition, and one sure, if it be retainhe would tell this House that he had ed, to produce conflict and confusion."

not changed his mind in reference to Confederation ; he was as much opposed ago; he was as determined to vote against it now as he was when he came here last session, and in doing so he was doing neither more nor less than carrying out the views and the wishes When hon, memof his constituents. bers talked about the influences that were used at the last general election, he could tell them that he had not forgot the influences—the Canadian influences—that were used in the Northern Counties. The hon, member from Victoria (Mr. Costigan) alluded the other day to the Canadian officials that came into his County during the election, enquiring about the prices of lime, railway sleepers, and material for constructing the Inter-Colonial Railway; he could tell his hon, friend, and he could he was glad to say that in his County the Canadian influence did not succeed

It had been stated that the Times ad-people, and, therefore, were entitled to vocates the Quebee Scheme; that the the confidence and support of honorable Colonial Secretary, Mr. Cardwell, is members.

strongly in favor of Confederation, His hon friend from Restigouche (Mr. and that Her Majesty the Queen McMillan) the other day, in complaining American Provinces united. He (Mr. Young) had not the slightest to a Union of the Provinces, provided the interests of New Brunswick were protected; otherwise he would not consent to Union. With the permission of

"But the most important clause in the whole Resolution, and unfortunately by no means the easiest to underis the one which defines the powers of the Central Federative Legislation. By Resolution 29, the General Parliament shall have power to make laws for the peace, welfare and good government of the Federated Provinces, owning the Sovereignty of England, and especial laws respecting the following subjects. Then follow thirtysix heads of legislation, and a thirtyseventh, which is as follows: And generally respecting all matters of a general character not specially and exclusively reserved for the Local Governments and Legislations. We cannot find that the Local Legislatures have any exclusive power of legislation given them. They have power, by the 43rd Resolution, to make laws respecting seventeen subjects, the eighteenth being :- And generally matters of a private or local nature, not assigned to the General Parliament. It is exceedingly difficult to construe these provisions. First, general powers of legislation are given especially to make laws on thirtymatters of a general character, not ex- Surveyor General, that he (Mr. Hutchiagainst Mr. Fisher, Mr. Fisher he had
endively reserved to the Local Legislason) had no political experience, and, conalways found courteous, kind and affable.

institute to use constituting, to leagth institute, recommended and allow them the privilege of Local Legislatures, and it would seem, again giving an expression of their therefore, that the effect of this clause common on the Quebee Scheme; this, he is to cut the power of Central Legislatures. thought, would be much better than for tion down to matters of a general charhim to advocate a measure that they acter-a most vague and unsatisfactory

He (Mr. Young) stated that this was to the Quebec Scheme now as he was an extract from the London Times, which when he was elected twelve months he had found in the St. John Telegraph, of the 7th Dec., 1864, which paper, he believed, was opposed to Union at that time, but, from some cause or other that time, out, from some cause or other that he did not know, had since gone over. If the opinion of the Times was worthy of consideration, and if its statement in reference to the Quebec Scheme was reliable, it went to prove that the scheme was nothing but a mass of confusion, and in his opinion we ought to reject it, and should not adopt it under any consideration. These were his views with regard to the scheme, and it was suerly his duty as an opponent of this scheme to support this Government. Unless it could be shown that they had not discharged their duty faithfully, or been recreant to their duty, he would support them; he had no hesi tell the House that this influence was tation in stating that he believed this used in the Northern Counties also, but Government had carried on the administration of the country in accordance with the well understood wishes of the It had been stated that the Times ad- people, and, therefore, were entitled to

and that Her Majesty the Queen McMillan) the other day, in complaining is anxious to see the British North that the Northern Counties had not sufficient representation in the Government, stated: "How could any member from doubt about this, he knew that Union the North Shore support them or vote for was desirable, and he had no objections them." He (Mr. Young) would tell the hon, member that he had no desire to ignore the right of the people of the North Shore from being represented at the Executive Council Board, and he did think the House he would read an article he that the Northern Counties ought to have had copied from the Times some time more representation in the Government ago, in which that paper crificised the than they have at present. But he would guebee Scheme, viz.:—

ask the hon: member, in what position had the North placed itself on the question of Confederation ? Take the Coun-

ties of Restigouche, Northumberland and Gloucester, and what would they find? They would find that out of thirty members elected at the last general election to oppose the Quebec Scheme, and the three Counties that he had just named had sent but three anti-Confederaces, viz: the Hon, Mr. Hutchison, his colleague (Mr. Meehan) and himself. former was called to the Executive; and without knowing the intentions of the Government in the matter, he would undertake to say that, if they had been disposed to take his colleague or himself into the Government, it could not have been done in consequence of the Scrutiny that was pending against them. (Mr. Young) referred to this to show hon, members from the Northern Counties that if the people of the North Shore had not the representation in the Government that they ought to have, they have

only themselves to blame. And, while he was upon this subject, he would do the Hon. Mr. Hutchison the justice to say that, notwithstanding the abuse that gentleman had received from a portion of the Opposition press, and notwithstanding seven subjects, one of those being all the remarks, the other day, of the ex-

sequently, was unfit to represent the North Shore alone. He would tell the hon, member that the interests of the Northern Counties during the past year had not been neglected. ceived just as much money for their bye roads, and great roads, and public works roads, and great roads, and public works as when the late Government were in power. He (Mr. Young) had not forgot that, during the years 1863 and 1864, how difficult it was to get a steamer for the North Shore; that notwithstanding all the political experience and ingenuity of his hon. friend, the ex-Surveyor Gen eral, it could not be done. The people's representatives were put off from time to time by being told that a steamer could not be got-that they were all down South during the war. But how did it happen that the Acadia was not engaged? was built by a company at Sorel, in Canada, expressly with a view of being put on the North Shore; but the Government of which his hon friend was a member would not engage her. He (Mr. Young) referred to this to shew that when the North was represented by gentlemen who cisimed to possess great political knowledge, the local requirements of the North were not better attended to then than

they are new-With reference to the charges that had been made against this Government by the leader of the Opposition and his fol-lowers, he could only say that they were not sustained; it was not necessary for answered by the Attorney General and the Provincial Secretary. He believed the Opposition have been premature in their movements; they want to turn out the Government before they have time to lay before this House an account of their stewardship; they do not want to wait until the reports from the several heads of Departments are laid on the table. Their cry is. "Turn them out, turn them out, they are a parcel of loafers and traitors." And in their great anxiety to turn them out they have acted imprudently, and (if the term was not unparliamentary) had acted like office seekers. and he had no doubt they (the Opposition) had brought upon themselves indignation of every lover of fair play and justice in the country. He would vote against the amendment.

MR. WILLISTON said, before going

into the gereral questions he would touch upon a few of the matters that had come up during the course of the debate. A great deal of irrelevant matter had been thrown into the discussion, and a great deal said about the York election, but he could not see what that had to do with It seemed to him the the question. whole sira of Mr. Pisher's colleagues was to break him down. The Hon. Chief Commissioner had, in his speech, direct-ed the weight of his attack of airst that gentleman, and he had been followed by his friend, Mr. Fraser, who had also atand acrimony. He thought that it would be much more dignified if the members of York had settled their disputes about the election outside, and not have brought them before the Legislature. He was very sorry that the Provincial Secretary, for whom he personally had the greatest regard, and in whom he had unbounded confidence, should so far have forgotten his dignity as to have thrown the weight of his pos tion on the side of the attack against Mr. Fisher, Mr. Fisher he had