never consent to representation by popu-

Mn. WILMOT .- Canada would never consent to forego that principle. Then ment to say that he would never go for any scheme with representation by population

MR. FISHER thrught the House ought to know how the Government stood with regard to the two principles-Federal Union and Representation by Population. The mon. member of St. John (Mr. Wilmot,) in arguing on the position of the Government on the question of union, had said that in any scheme that was submitted, these two principles must be includ-

understand where they were.

ATTORNEY GENERAL.—What he had said was, he would never consent to representation by population under the Quebec Scheme. He would go down with the ship before he would do so. In any scheme he would support, there must be

principle

MR. WIMOT .- These two principles must be included in whatever scheme was submitted. When he was in Canada he was told that the Canadian Government were prepared to meet the Government of New Brunswick on those two points. He was informed by Mr. George Brown that he was willing to do so. When he returned to New Brunswick, he told his late collesgues of the willingness of the Canadian Government to confer with them. He did not do it by writing, but he did so in conversation.

ATTORNEY GENERAL.—The Gov-

ernment were willing to meet Mr. Brown

at any conference.

MR. WILMOT.—He understood the Government had come to a very different conclusion. He would now wish to read the sixth and seventh resolutions passed by the Confederate Council of Trade, held in Ocebec :-

6th. "That in the event of negotiations for a new Treaty of Reciprocity with the United States Government, but not concluded before the 17th March next, appli cation be made to Her Majesty's Govern ment, suggesting that an arrangement be entered into with the United States Government for such a continuance of the existing Treaty as may afford time for

oncluding the pending negotiations."
7th. "That Her Mejesty's Government be requested to authorise the members of this Council or a Committee to be appointthis Council or a committee to be appeara-ed from amongst them to proceed to Washington in the event of negotiations being opened for the renewal of the Rect-procity Treaty, in order to confer with the British Minister there, and afford him information with respect to the interests of the British North American Provinces.

These resolutions were passed at the Confederate Council, sent off to Her Majesty's Government, sent back to the Government in New Brunswick; and his report was read in Council, approved of and adopted. What was done there was

report was men in Oussian, approved of [Council] when the Hon, Gaerge Brown iten at the time of the York election. He and adapted. What was done there was was present when the squarison of Con-clealinged his colleages (Mr. F.) to show the contract of the Council of Brown, or the Council of the Council of Brown, or the Council of the Council of Brown, or the Council of the Council of Brown, or the Council of Brown, or the Council of the Council of Brown, or the Council of the Council of Brown, or the Council of Brown, or the Council of the Council of Brown, or the Council of Brown, or the Council of the Council of the Council of Brown, or the Council of the Council of Brown, or the Council of the Council of the Council of Brown, or the Council of the Council of

Washington, but he was not willing to be superceded without even being referred

to. (Here followed some conversation between Mr. Wilmot and the Attorney General, Provincial Secretary, and Hou. Mr. Hatheway, on the subject of the meeting of Council in Saint John, at which the Attorney General was appoint-ed delegate to Washington.) Mr. Wilmot then concluded by saying that he had now explained the position in which be stood with regard to the Government.
How MR. HATHEWAY said he would

in all probability address the House longer on the present occasion than he had been in the habit of doing, and he would ask the indulgence of the hon. memhers be that his hon, friend, Mr. Wilmot, in going out of the Government had taken a leaf out of his (Mr. H.'s) book. It might be that his hon. friend say the clouds gathering, and a storm coming, and made a te to escape. It was said that he (Mr. H.) saw last year which may the tide o popular opinion was running, and that he saw a crash was coming, and that he left the Government just in time to save himself. It might be that his hon. friend saw further into futurity than his late col lesgues, and had resigned because he thought another change in the variable tide of popular opinion would turn the Government out. His hon- friend said Government, but he (Mr. H.) thought that he (Mr. W.) had been disatisfied to remain in the Government because he could not get his own way; and he believed that it would have been much bet ter for his lat: colleagues if that hon member had never entered it, if the Gov-ernment had had him in the Opposition from the very commencement. No member of the Executive Council could carry every measure he desir d. Difficulties arose at the first formation of the Goveroment, and he knew well that he and the present Judge Allen differed in opinion upon a certain qu stion. But were the wnole Council bound to take his bon. friend's opinion. Had he (Mr. H.)
permission, he would like very much to tell the House the reason his h would not take the office of Provincial Secretary, but he could not, and he would tell him (Mr. W.) that having from the first formation worked with his late colleagues of the Government, their acts were his, and the oath of secrecy was as obligatory on him; he was as much bound to preserve silence as to what had transpired in Council as himself or any other league's real reasons for resigning? Because he had been refused the trip to

ATTORNEY GENERAL -He would but he was not told of the fact. He that Mr. Browe in Canada and Mr. Brown would have been quite willing to forego in New Brunswick, were two very differ-his right to proceed as a elegate to ent men. He (Mr. H.) had seen Mr. Brown in Canada. He was then quite willing and prepared to open up the ques-tion; but how did the Government find Mr. Brown in New Brunswick after be had been subjected to two days influences from certain quarters, and had been cram-med with stories of the change of opinion upon the Quebec Scheme-the country Wil-Ithen being excited about the York elec tion-they found him holding off and consent to any change, "you must take it as it is." His hon friend said the Government agreed to give him the office of Auditor General. No one disputed his right to go into the office. But he was offended because the salary had been reduced. It was considered that £500 was too high a salary for the Auditor General -and he thought £400 a year in that office was a far better salary than £600 a year in any of the Government Depart-mens, [Mr. Wilmor-had he refused £400?] It was perfectly well known £400 ?] It was perfectly well known that, it the hon, gentleman had chosen to accept the office, the Government were prepared to give it to him at the time. He (Mr. Wilmot) had accused the Attorney General of assuming the whole Govwas not prepared to live under a despotwas not prepared to live under a despot-ism. [Here Mr. H. entered into some detail concerning the franchise of the Government.] But it was entirely out of his mouth to accuse the Leader of the Government of having acted despotically. The Government, he proceeded to say, had been arraigned on four charges. To one of the counts in the indictment they had plead guilty. In trying themon the other three the Government would throw themselves on the justice of the House. Thoughtle Government had ar ayedisgainst them a great deal of talent, and ough a great deal of recrimination had taken place, he trusted that calm judgment would prevail, and he had no doubt that the Government would satisfactorily show that they were guildless of the charges preferred against them, and that at the end of their trial they would come off ornquerors and more than conquerors.
The mover of the amendment (Mr. F.) spoke of the wheels of popular opinion; that they were rumbling and rolling through the country against the Government. Public opinion, they all knew, was liable to very sudden changer, as no one should know better than that him. membe bia self. He (Mr. H.) could remember well when the wheels of public opinion rolled him (Mr. F.) in 1851 out. He could remember when they rolled himout again in 1854. Mr. Fisher said that povince with regard to the Quebec Scheme. came he had oven retained the trip to your plant and the state of walkington! Perhaps if he (Mr. W.) What' was all this clamor raised about had been present at the Council he would this change of opinion. Was it not have urged the appointment. If he had raised and kept up by a few restless and been sent to Washington he was satisfied unservipulous politicians, who made the over zent to veasington he was attained proterupulous positionans, who made the prever would have heard of this queet.—Quebec Scheme subserves their own ends tion of his resignation Mr. H. proceed—of personal aggrandizement? Filtuability of to saw, that he had a great mind to of popular opinion! How were the wheels tell the House what had taken place in that produced the rumblings set in mo-council when the Hon. George Brown Hon at the time of the York election. Mo