methic wideld afford abértand adalétyr for this pyrampration of tanifana di Andaletiah radiosal and for the pyriantition of the present aid Waters west birdy of the whole we stall glassy opdambi addidistate weet brings of the wind-d-woldenty death of days determined to the framework of the control of the control of the third and the control of the control of the control of the control of days because of the control of the control of the control of days of the control of the control of the control of the control of days of the control of the control of the control of the control of days of the control of the control of the control of the control of days of the control of the control of the control of the control of days of the control of the control of the control of the control of days of the control of the control of the control of days of the control of the control of the control of days of the control of the control of days of chapter determine to manifest that soliditude and regard towards any sortion of them, would rating a people, by arging them to do that which they believe will be within fatal to their best and dearest interests, or at least be greatly inindicat to them. "D do not therefore, believe that Ner gra-presented Confederation of those Provisors, will ever sonsent to our being coerced toro it ; or that because where the experisaserefus long and, upowithe whole; successful antargemont of var burn's affected wer presented to know wester! then we believe alle can possibly do, what le best for our own in-terior, she will ever be brought to think of usus a disobediest or distoyal people: "Burthender, Sire I do not believe that the optimion of the Confederation of these Provinces has ever been submitted to thes Majesty for the purpose of asof blesself, expressed say opinion either for er sguipet itsay wish siriter that it should or should not take place. efor present coincipre and failed, to have of it; and, in the usual advisterial alylog when conducted ing its they we to their own views the semblabes of the Royal will. that all this we fully understand; and we know that neither is Parliament for our of Parliament, are parties or individuals opposing an administration ever, on secount of such opposition, accused of disloyalty to the Sovereign. Thereopposition, accused of disloyary to the Sovereign. Inter-fine to say that we shall deceived by sub, of ourselves to the impitation and disloyatty, it, distins questies of Confederation, weigh-power forder, and, to control highly to give place to that only if review style of thicking—its truly a submit. As response the shift which had been advised one concerning the probability of incombi-match and the second of the control of the control of the consaining, by means of Pelegates to the proposed London Convention the concession of better, terms than those which are offered to us to the Quebed Schemb'ds Confederation, be was fully persisheded that, should may attampt of that kind be made, it would be slinges ber he sèreaid any attempt, of that kind-pe made, it would be singselber as tile. The legeding Canadian scategorae, and the Home Soyramani wore pindged to the lintegrity of the Quebes Sahadae; and, even al-though the Home Obvernment hight be found willing to thive it ind-dified, either for the temption Frince Soward Island, or that offensy omad, attast for the occasion, residing Canadians had declared, that or my of the Lewer, Provisors, isading Canadians had declared that no modification winters of that solvens should be made, and that, rather than it should, builded would declare breast indeptible of the Moder Granly wait day the power of Great Estain to conted the Monther Granity and dely the power of treat Exitain is constant her. Englanghow reelly agail are the shances of our obthighing, by any means, better techs than those which are offered us by the Quo-ted isolates. I will read from an article on this point from the Quo-ted "Monther Offices" of but May, 4866: The heat, gentlessals into

Y From the Weekly Citizen 5th May, 1868.)

Mr. Cartier; iff the Canadian Parliament, in 1865; in reply to a specularly to the design of the second process of the second proce

writed Fridment features not contemporary by substitutions of the first the both mis-more for tradeage the just of the first the both mis-more for tradeage the just of the first tradeage the first tradeage that the most feature that the substitution that the substitution that the substitution that the substitution for that home questions and questions for the Convenience is but the debugstes who go to the first tradeage that the substitution of the first tradeage that the substitution of the first tradeage that the substitution of the first tradeage that the first tradeage tradeage that the first tradeage tradeage that the first tradeage tradeage

Will the satisfy the enponents of the Quebec Solque in the

Applicates become product to the possibility so, then before will like the service of like the service of like the service of the service of like the service of the servic

land, on the invitation of the Imperial Gureromont, before opening of our Legislature, they must go there to maintain futery the plan of the Quebec Convention; and England, or shib desires it, could not go beyind that, because the harriers wroten for communities it Canada accident with William

The box Gantleman then argued that, such being the epitions of the fathery of the Opinical saids Schatter, and as, in all probability, the Delegated who about be specified to the London Couvention, as well on the part of the London Powers on the part of the United Schatter o well on the part of the hower Provinces is no the part of the Change, routide to was a bad, aread, policy alternative to approximate the control of the cont

"The position taken in Nova Scotla requires the formation of a a use position taken in rover account requires the formation of a horse Convention and Lanchin, for the abburdité of a scheme to presented to the Imperial Government. This Convention, as we have stready said, with Acce little to do since THE QUEEC SCHEMI. CANNOT BE ALERDED.

The hon genfleman then concluded by saying, that these opinions concerning the Quebec Scheme, expressed in an abiguous issugues. In the same that neither by any appointment of the contract o ments of Dalagates to the Lyndon Copyention, nor by any other means to which it was possible for us to have recourse, could we either precure the handing and adoption of subbin they sebame as we could appreve of. or such's middiffection of the terms of the Quebec one as would rep or such a minimation of the terms of the Quebec one as would are in paths of just peoplesions. Prince Birmed Linda, would therefore, in the opinion, set wisely in restability to the property of the principle of

Hop. SOL GENERAL: I would like to give some explanation respecting a clause in the Quebec Report reforring to the manner in which the Legislative Councillors for this leland were to be selected. The hon, member has haid down the theory that, by that Report, the Councillors were not to be selected from the Council as it stands, and no doubt, he said, the Canadians would not select them for particular ressons; but I say to you, Mr. Chairman, and to this H. use, and to the public, that the clause referred to. was placed in the Report at the ananimous request of the Delegates of Prince Edward Island, because we considered it unfair that, as the other Colonies had nominative Counoils, and we had our elective out, the choice should be par rowed down to twelve or thirteen hon, members who were sleeted by constituencies, and make them Councillors for life. We considered that they should have the length and the breadth of the Island to choose from. That, I considered a would principle;

Mr. DUNCAN: If they were chosen from the Coun-off they would be some probability at least that they would be the choice of the people, but very little report. Was paid to the whole of the people. The members of the