judgment on the subject before us. I in public opinion to Penlanism, and the have heard it stated that the delegation "treachery of His Excellency the Lieutis to leave on Tuesday next, and that enant Governor," I am not going into Dr. Tupper and Mr. Archibald, of Nova the question of dispute between the Go-Scotia, have gone on to Canada on the vernor and his late advisers, but it any matter of the delegation. Why, I would body was guilty of unconstitutionality I ask, this indecent haste? Why prevent say it was the late President of the Goa calm and deliberate discussion of the vernment. Talk of nuconstitutionality, question? Hon. members are not to be allowed to see the Scheme or pass their show who was guilty in this respect, and judgment upon it. Was ever a plenipotentiary so empowered before? This the constitutional plea, when they had may be right, but in my opinion it is entirely wrong. If my predictions are Government whilst they were in power. verified, I shall have the satisfaction of There was the removals from office of knowing that I have cleared my conscience. I put it to the Hon. Attorney General, I put it to the Hon. Solicitor General, and to the Hon. Provincial Secretary, if it is right to appoint delegates to go to England-3,000 miles awayand there frame a Scheme of Union, binding upon the people of this Province for ever, without their ever seeing it, or knowing its provisions. I have, in making these remarks, had no selfish end, ment. in view, and as I have said I do not suppose they will have any weight, but I have freed my conscience and myself before the country. I will now conclude with the following amendment to the resolution:

" Provided that no Act or Measure for such Union shall have force or effect in New Brunswick until it shall be approved by the Legislature or people of

Hon. Mr. TILLEY .- The hon. ex-President of the Council in his opening remarks taunted the Attorney General with not entering at length into the terms of the proposed Union, and with that solemnity which the sugject demands. Mr. Speaker, if we had entered upon it with the spirit of levity, the eloquent appeals and the deep sentiments which characterized his remarks could not have tailed in producing quite as solemn a teeling as even he could desire, aud I say, sir, that I can express the pleasure I have had in listening to his stirring appeals with as much sincerity and with as much power as when the hon, ex-President of the Council, fourteen months ago, said he was sorry there were none of the delegates to the Cont:ell held at Quebec then on the floors of the House to whom he could put a few questions. His remarks produced almost as great an effect on the House at that time as at the present. But to-day, sir, he stands here with a less majority than the friends of Union did then. The hon. member says that if this question were delayed, a great reaction would take place in the minds of the people. Why, Mr. Speaker, the great reaction has taken place, and on my recent visit to St. John, when the hon, member was also

why the acts of the late Government yet they went back to the people with violated every principle of responsible certain parties obnoxious to the then Government. I heard one of the members of that Government (Mr. Hatheway) state openly in his place on the floors of this House that he had advised His Excellency to make certain changes, and His Excellency told him he would not do it, and further said, if the Government did not like it they could resign, for Tilley could form a Govern-

Mr. SMITH-I know nothing of what might have been said by His Excellency to any members of the Government on the bank of the river, but this I do say that no recommendations were made by the Government to the Governor with regard to removals from office, but he complied with. There was no difference between us on that ground.

I heard an hon, member of the Government declare to his colleagues and the members of the House. When the hon. ex-Attorney General rises here and declares that the charge in public opinion on this great question has been brought about by " the treachery of the Governor," I should be recreant to my trust, my position to my duty if I did not take it up. The hon, member says that no recommendation was made but was com-That memorandum may plied with. never have been again presented to His Excellency, but it is none the less true that the hon, member of the Government stated that the Governor would not make the required changes. The hon, ex-President of the Council said that these things could not be attended to because Confederation stood in the way. Mr. Speaker, if there was "treachery" anywhere it lies at the door of the hon, ex-President of the Council and his Governist. No, sir, there are few to day who Union. The hon. ex-Attorney General was the more fact of her necessities urg-

without a strong expression of their oppose Union. He attributes the change save he would like to see from members rise above praty on this matter, but who stood up during the late House and claimed for party and nothing but party? The hon, ex-President. During the arrangements between the Governor and Mr. Mitchell, I had nothing to say to His. Excellency. Mr. Mitchell came to me and told me what was being done, and L said if the then Government would go for Union, I would, although not a member of the House, use all my interest and inflence to carry the proposed measure. I knew that Mr. Mitchell was working with and for the government party. It was also the wish of His Excellency to carry the Union by means of his then existing Government. Go to the Country on the Constitutional question! Why the hon, member knows as well as any body that the matter was all prepared for, and in perfeet consonance with the Speech at the opening of the last Session, the answer to which was prepared by the Government and put in Colonel Boyd's mouth, and is tayor of Union. The question of Fenianism may also have affected the late eletions in some measure, inasmuch as some the friends of the late government were supposed to have some feelings of sympathy for them.

I believe with the hon. ex-President of the Council that this subject should be discussed without abuse. I have used more hard words in the last ten minutes Hon. Mr. TILLEY .- I only state what than during the whole of the late campaign. I have been very careful not to make use of any language that could be charged as personalities, and I wish the ex-President of the Council had done the same thing. He has said that the action of the Legislative Council was prompted by personal motives, but the late elections have shown that they, six weeks ago, spoke the feelings of the people on this question. The hon, member has striven to throw around the subject a veil of sophistry, and to trighten the hon, members of this House, bu', sir, they are on a platform that cannot be shaken. Let us go back to the origin of the affirs in connection with Union, and see how it arose. The hon, ex-l'resident came down to Saint John, and told the people that it arose out of the troubles and necessities of Canada, and asked them not to speak too hastily, but to assist the other counties in the defeat of the Scheme. But, sir, the question was not ment. I admit that we had an advantage new to the Government of this country. in going to the people with this question As early as 1858, a proposition was made at the late elections, but it was an advan- to us to go into a Union with the other tage given to us by the late Government. Provinces. It was not deemed advisable I know something about the matter of on certain grounds, and even though of "treachery," for I was in communication late it may be that, as the hon, member with Mr. Mitchell at the time when he observes, the renewed proposal for Union was in conjunction with the late President, grew out of the dead lock which had tapreparing for a change on the subject of ken place in the government of Canada,