that day and I had not the most distant he intended to do so. I then parted with bim.

A few minutes before three o'clock of the afternoon of the same day, in my place in the House of Assembly. I rewished to see me at once. I immediateafter a short conversation with him upon other matters, he informed me that was going to receive the Legislative Council with their Address at three o'clock. I expressed my surprise at this, and inquired what answer he intended to make. He then handed me a paper which contained his proposed answer, accompanied with a Memorandum for the Executive Council. I expressed my disapproval of it, and complained that he had not advised with his Council before preparing it; that as they were responsible for it, they should at least be consulted before it was given. He remarked that, if they did not approve of it, they could relieve themselves of were true, was it courteous and fair that the Council should be treated in that way; that what they asked from His Excellency was fair play, not as a favor, but as a matter of right? He then proposed that I should drive down to the House of Assembly and see my colleasues, and return in half an hour, and he would keep the Legislative Council (who in the meantime had arrived at Government flouse) walking until I returned. I said I could not do this, that the Debate on the Vote of Want of Confidence was going on, and that they could not leave the House, and besides, they could not possibly consider so important a question in a few minutes. His Excellency then proposed to send one of the carriages that were standing at the door for them. I then stated they could not leave the House. He replied, "I sup-pose not." I further stated that it was unfair and ungenerous, and not such treatment as the Council had a right to expect, to be called upon in this sudden and extraordinary way in a matter so important. I expressed my condemna tion of the course adopted by the Legis lative Council, and urged the impropriety of their praying Her Majesty the Queen to cause a Law of the Imperial Parliament to be passed, giving effect to a scheme of Union which both the People and the House of Assembly had rejected by overwhelming majorities, and that I Address gever would consent to any which authorized the Imperial Parlisment to pass an Act for Union without reference to the people. I thought His Excellency seemed disposed to yield the point and strike out the last paragraph of the answer, which I consider very ob-jectionable. He then asked me to excase bim, and left the room to consult. as I thought at the time, and from information received since, I am contirmed in that opinion, a gentleman of the Opposi tion and a member of the Legislative Council, who was in the House at the He returned in a few minutes and after some conversation similar to that already detailed, told me that he wonki deliver the answer as it was, and send me a copy in the evening. I remonstrated against such conduct, concluded by saving that if he had resolved upon that course, it was in vain to protract the interview. I then left him.

(Signed) A. J. SMITH.

tive Council a Minut, tendering the re- in question, was the result, not of design, signation of their state at the Council Burrel The reason assigned by them for this

step is a disinclination to accept the responsibility of a receiv made by His Excellency to the Legislative Council, when requested by that body to transmit to Her Majesty an address, praying that a scheme for the union of the British North American Provinces may be introduced into the Imperial Parliament.

Several causes for this desinclination are enumerated by the Council. They jection, that the Legislative Council, in adopting the address in question, overstepped the limits of action prescribed to it by constitutional principles and usage. In this view, His Excellency cannot at all concur, and he perceives with regret the name of a member of the Upper he has a sincere respect, appended to reasoning which would, in His Excellency's opinion, go far to destroy the posiand co-ordinate branch of the Legisla-

The papers on which the address in question was founded, were laid before both Houses of the Legislature by Her Majesty's express command at the comnencement of the present Session.

It had at that time long been known

to Her Majesty's Government, that the 1865, had terminated unfavourably to the cause of Union, and the communication of these papers was made to the Provincial Parliament in the avowed hope that the question might be again considered and more favourably re eived there

The Address in answer to His Excel-lency's Speech at the opening of the Session, even as originally proposed, conveyed an assurance that those papers should receive a careful and respectful veyed attention from the Legislative Conneil.

But the chief documents which the Members of that body thus pledged themselves to consider, were the Resolutions adopted at Quebec, the approval of that Scheme by Ifer Mijesty, and the expres-sion of a hope on the part of Her Majes iy's Government, that its provisions might be favourably reconsidered in New Brunswick. On the questions then thus submitted

to them by Her Majesty's command, the Legislative Council was bound to form and to express an opinion. In so doing they have intimated their approval of a Union of the British North American Colonies, and indicated the basis on which it might in their opinion be ac-

It is neither constitutional nor rea maictain that the Legislative Council is incompetent to act with reference to a Scheme thus submitted to ther until after its previous approval by the House of Assembly, nor can it be imagined that the Legi-lative Council alone is debarred from that right of appeal to Her Majesty which is accorded to all Her subjects wi hout distinction.

The Council also take exception to His Excellency's having delivered this Rewithout previously communicating to them the terms in which it was couched.

Without enquiring how far their Ministerial responsibility, from which it is always in their power to escape, requires that the Council should possess a previ-ous knowledge of all the Lieutenant Governor's, words and actions, His Excel-The Lieutenant Governor has re-leney must observe that the non-com-cived from the mombers of His Execu-munication to the Council, of the Reply

but of accident, and that it was bis on and de-ire to have submitted the terms of his reply to the consideration of his Connell.

The language employed by His Excellency to the Legislative Council was not, however, inconsistent with the policy which his Advisers had informed him they were inclined to follow; or, in his judgment, with the reply which, with the knowledge and 'consent of bis Coun-cil, he had returned a few days pre-viously to an Address from the same body. His words were, that he "je-joiceed to believe that the avowal of the desire of the Legislative Coun-ell that all British North America should units in one community lunder one strong and efficient Government, plishment of this great measure." by no means conveys an approval of the particular scheme to the provisions of which his Council so strongly object, although it does express a hope that an Provinces might shortly be accomplish-

ed. But from previous communications

with the leader of the Government, His Excellency was fully entitled to assume

that this hope was shared by his Coun-

On the 8th January His Excellency mot a letter tendering the resignation of his gent in the Executive Council, and assigning as his chief reason for so doing, tertain propositions for a closer Union of the British North American Provinces. To that resignation His Excellency de-clined to reply until after the return of the President of the Council from Washington, which took place on the 14th February.

On the following day His Excellency had several communications with that gentleman, in the course of which His Excellency observed that the resigna-tion of Mr. Wilniot, and the fact that the Legislature had now been summon-ed for despatch of business, rendered it necessary that a distinct understanding on the subject of union should be arrived at between himself and his Ad-

His Excellency stated that it would be his duty, in accordance with his instructions, to submit the question again to the Legislature on its assembly, and to express the conviction of Her Majesty's Government with respect to the benefits

likely to attend the measure That if Mr. Wilmot were mistaken in supposing that the Government we hostile to all measures of union, and Mr. Smith and his colleagues were prepared to consent to the introduction into the speech at the opening of the Session, of the recommendation of Her Majesty's Government, conveyed in Mr Cardwell's despatch of the 24th June, 1865, it would have been His Excellency's duty to accept the proff ered resignation of Mr. Wilmot; but if, on the cort arv. the statements made by him in this connection were correct, it would be a

matter for grave consideration whether His Excellency could accept the resignation so tendered, and whether His Excellency would not be bound to enquire whether Mr. Wilmot was prepared to undertake the responsibility of recommending to the people the adoption ot a measure which was, it the opinion of Her Majesty's Government, calculated to confer benefit on Her Majesty's subjects in this Province, and the ac