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sentative Sranch under the notion that they can ever be effected, while the principle is right appertain to the Sovereignty of the 3, c. 31, wherein a constitution of King, were taxer, than the rents of the lands in maintained by the House, that it is their British Parliament; and therefore these im Legislature, Councils, and Houses of Asthe hands of the proprietors, that the great and oubted privilege to seize the revenues pertections are, I fear, irremediable and sembly, is conferred in the Upper and Low-Nobles and the lesser freemen had no better which constitute their Civil List, and sub might be aggravated by the applications of er Provinces. title to the one, than His Majesty had to divide, apportion & apply these among the political empiricism. the other, as being both founded in the Public Officers, independently of the con On the whole view of the case, one can. Trade Act of 1822, for the Lords Com-2. They did not do it in the Canada right of Conquest-that these ideas of the sent of the Sovereign. If the British Com not help being of opinion that there is little missioners of His Majesty's Treasury are Constitution extended to and prevailed in mons were to arrogate the like power, and call for our sympathy in these their com authorized to divide the duties levied under the Colonics; and could not be infringed lord it over the King, he would cease to plaints. Let us concede to the party that a 14. Geo. 3, thap. 88, into such proporwithout subverting the Government,-last reign and become an empty pageant. By misapplication or unneccessary waste of the tions betwixt the two provinces of Canada ly, that if the legitimate exertion of the ter- the command which he has for life over the public money is authorised to a certain ex- " at to them shall seem meet." ritorial prerogative pressed heavily on the enormous sum of £1,057 000, ster. it is tient, under the orders of the treasuary- 3. Nor did they do it in the late final Colonists, we must adopt the practice of that he holds his pre eminence at the head of that some salaries are exhorbitant-that a plu- atrangement of the domestic and foreign Britain, and purchase exemption from it the Government, can fix and pay the salaries rality of lucrative places is conferred on the trade of the British Empire, as is undeniably by the establishment of a Civil List. At of his official servants, can name his Am- individual distinguished either for the talent evinced in 6, Geo. 4. chap. 114, sections all events it is plain, that whatever may be bassadors and support their dignity, and can of flattery or servility -- that pensions are se- 10th and 11th., for in the first of these it is degiven in exchange for these revenues, must incline the scale often by his own weight, cured to absentees and sinecurists-and that clared, "that nothing in this act shall extend to be permanent like themselves, and liable to of that set of men, that he calls to his coun- there is a lavish prodigality to the extent of repeal or abrogate, or in any way to alter or be altered by the levity or caprice of the cils. Without this mighty, overruling in- £3000 which unquestionably ought to be affect the 18, Geo. 3. concerning taxation popular Branch. The King on his acces fluence in the Crown, what danger of civil curbed. What of all this ?--- Do not these by the Farliament of Great Britain--- Nor sion became entitled to possess them in right commotion on every change of Ministry ! clamourers know, that in every free State to repeal any act now in force, passed prior of his Crown, and to enjoy them uninter The present scene in the House of Com- where men are to be governed by interest, to the last mentioned act (18, Geo. 3.) and rupedly uil they pass into the hands of his mons, created by the elevation of Mr. Can- or what those out of place call, corruption, by which any duties in any of the British successors ; so the Civil List in lieu of ning, demonstrates the necessity of guard- such stains have ever been detected on the possessions in America, were granted, and them must be also an hereditary appanage ing and upholding the Royal prerogative .-. drapery of the court, and that the unsullied still continue payable to the Crown-Ner of the Crown, and voted for the natural life And it is this conviction on the minds of whiteness of doubly refined democracy be- to repeal 31, Geo. 3. cap. 31, (the Constisensible men, that reconciles them to the comes dingy on a sudden in such an atmos (tutional act of Canada) : and the eleventh A very appropriate exemplification of expense of Royalty, as a necessary check phere? Let them toss these idle complaints section further enacts that the duties imposed the most of these views may be met with in on the violent passions of the contending to the winds, and bless God that civil and by any of the acts before mentioned or rethe present condition and practise of Nova parties inseparable from a free Government, political liberty can be enjoyed at the cost ferren to, passed prior to 18, Geo. 3, shall Scotia. Here the King exercises all the These prerogatives are essential parts of the of so poor a sacrifice. Have not Westmin- be received, accounted for, and applied for functions of his territorial prerogative, with system, and cannot be invaded with impu-ster and St. James' furnished copious themes the purposes of those acts. The permanent out having excited a murmur or having nity. Whenever the Colonies succeed to of radical complaint and lamentation on the fund raised by 14, Geo. 3. c. 38, is four been questioned by the local Legislature .- dispossess His Majesty of the revenues, be- self same grounds ? Are not murmurs of a years prior to 18; Geo. 3, was granted, and First of all, grants from the Crown of fo longing to him and indispensable for his like kind beginning to be heard in the pur- shall continue payable to the Crown, and rest lands are subjected to certain fees paya Government ; they are severed from the lieus of Washington--- are not the sturdy re- must therefore be accounted for to the King, ble to the public Officers, and settled as to Empire, and must model and construct a publicans already shivering under the aguish by the Lords of the Treasury, and be applied their amount by the sole anthority of His constitution for themselves. Majesty. In most of those Grants, Mines, But it has been argued by the conductors some departments of the Executive? Free ment, and the administration of Justice. and Minerals have been reserved ; and ac- of the Press, who have listed themselves in institutions where the voice of the people No sophistry wielded by the most acute cordingly a duty per Chaldron on all coals the cause of the democratic party, that pow- is heard, will always offer sufficiently effica- mind, can party off this irresistible concluraised at Sydney in Cape Breton, and an an erful reasons exist in these Colonies to deter cious correctives to the higher and more sion. It may cloud the understanding of nual rent for those dug at Pictou, have been from the appointment of a permanent Civil blameable degrees of improvident expense, the ignorant, it may deceive the obstinate demanded by, and are at the disposal of the List, that have littles or no weight in the lesser must be borne as incurable and headstrong of a party, it may find some Crown. Besides, orders have been now United Kingdom. They found this opi- maladies. little loophole or evasion, but the clear unissued to setl all forest lands in future, at a nion of the dependence of the Legislative But the main stronghold of defence derstanding of the British Government as regulated upset price ; and the quit rents Council on the Executive Government ; taken by the dissatisfied party lies in their to its control over these revenues, expressed are to be exacted. These various sources by which they say the Hon. Members of construction of the 18, Geo. 3. by which in all its consecutive acts, establishes beyond of territorial income have never so much as that body, some of them, from a regard to they maintain every coloniel Legislature the shadow of doubt that the 18, 'Geo 3, awoke discussion in the House of Assem- place and future preferment, must crouch was empowered thenceforth to appropriate was not to have a retrospective construction. bly, but been silently and respectfully ac- and temporize --- on the want of the powers every item of taxation levied and collected But I shall go further and throw down the gauntquiesced in, as flowing from the legitimate of impeachment in the Lower House to by act of the Imperial Parliament in the let of defiance, even under the risk of being denouced as the Knight Errant' of the Clerkarchypowers of the regal prerogative. We have keep in awe public delinquents--- on the pre- American Provinces, and West India Isthe low cant phrase by which the officers of the Civil Government are designated by the antagonist not yet been visited with those mighty reve- carious appointment of the Judges who lands, whether the act was of a prior or poslations, that have descended in evil hour hold their seats, not during their good beha- terior date. I appeal to any lawyer who day, and no writer can expect good treatment after on the overstrained vision of Monsieur Pa- viour, but the pleasure of the Crown, can look into the statute of 18, Geo. 3, reading the strictures and remarks levelled against pineau. With these defects in the constitution given whether or not it be the intention of the the four letters of the " Novascotian" that appear-If the casual and territorial revenue them in 1791, they infer that the House of law giver, that our great Colonial charter should ters is the temperate defender of Constitutional should have been exempt from the unconsti- Assembly could not act with sufficient operate retrospectively. I think it clear as liberty, shows his regard for the prerogative of the tutional grasp of the Canadian Assembly, so vigor nor apply any effectual principle of noon day, that such was not in the contempla Crown, without infringing on the rights of the equally should have been those taxes levied restraint against mal administration; unless tion of the British Parliament ; and that it colouring and beauty of language, the fearful conby virtue of the British Act of Parliament, they retained in their own hands the funds, is a wresting equally of its letter and spirit, sequences of that course in which L J Papineau, 14 Geo. 3d. and which were substituted in to be voted annually, that were needed to give it such latitude of interpretation. Esq. has embarked. Notwithstanding, a perfect tempest of scurrility is directed against him, his the room of the French imposts, existing at for the payment of salaries and other ex. Its effect is manifestly to be future, and acthe time of conquest. These now amount penses of the Civil Government. On these cordingly it runs in the future tense : That words are perverted, and his best arguments turn ed into ridicule. Such has ever been the fate of annually to about twenty thousand pounds and other grounds they cannot adopt the to quiet the fears and apprehensions of His political disputants. Currency, and have been invariably applied, practise of the British Parliament and vest Majesty's subjects "the King and Parlia I contend then that the democratic party who under warrants of the Lords of the Treasury, the Crown, from reign to reign, with the ment of Great Britain will not impose any gave this retrospective construction to 18, Geo. 3, and under colour of which they found their claim in payment of the Salaries, connected with disposal of an ample sum for the Civil List, duty, tax, or assessment whatever" payable in [of specifically appropriating, by their local Legisthe Civil and Judicial establishment. They without a surrender of their dearest rights any of these colonies, but for the regulation lature, the permanent fund vested in the Lords of the Treasury, cannot bring forward a single inought to be considered as making part of and the subversion of their just authority. of commerce and the net produce of the stance of any duties payable to the Crown, levied the Civil List assigned to His Majesty for How far these evils are felt in Lower Ca. duties arising therefrom, is to be delivered by acts prior to the colonial charter, which have the maintenance of his Government; and nada, is not for me to determine, but over to the treasury, and be at the disposal been since surrendered to the control of the general assemblies either in America or the West-Indies. in this light they have been uniformly con- certain I am we have no such grievances in of the local Legislature. No former statute So tenacious has the British Government been of templated at the Colonial Office. Succes Nova Scotia. Our Judges hold their pla- is reapealed, except the 7th, Geo. 3, cap. these duties, that they have uniformly guarded and sive attempts have been made by the demo ces equally during pleasure, & such of them 46, which was to rise on Tea a revenue reserved them in their future enactments-obviously for the purpose of lessening the burden of the cratic party to get them into their own as have been raised to the Council are ac- available for the general defence of the Colonies to the Mother Country, and for that same hands, that the power of augmenting and knowledged on all sides to deliver on ques. Empire. That tax was abrogated, and the reason we should submissively acquiesce, when we diminishing all salaries may be transferred tions of legislation, bold, manly and inde- principle too on which it was founded - with derive from her other mighty and more than countervailing advantages from the King, or what is the same thing, pendent' sentiments. The power of im an express declaration of what would be Butturthermore, I desire that party to show me from the Lords of the Treasury, to them peaching the officers of the Crown would thereafter the great maxim of British Co- where the revenues of the territorial prerogative selves ; and in this way they boped to exert an be, perhaps, too dangerous & terrible a wea- lonial Policy, in respect of taxation. But have been, on any pretence whatever, claimed except in Canada --- or where the representative Branch efficient influence and control over the pon in a colonial Assembly, and would jos- to set the matter at rest, as to the views of of any colony has tried to gripe within its clutches whole of the Administration. This is the de, often rudely & unseasonably, with the the Parliament, let us consult the Statute the Crown Duties of anterior date to 18, Geo. 3. true meaning of their second and third Re supremacy and consequent instructions and Beol:, wherever the 14, Geo. 3, is referred Their assumptions are not only at variance with the Constitution, but unexampled in colonial history. solutions aforementioned, but is a point orders of the imperial Government, It to, and see if the Imperial Government ever The struggle of the American States was directed which never can be conceded by the Crown, would be unwise to clothe a subordinate meant to place the duties levied under it, at agianst the right of taxation in the Parliament of until the Cabinet come to the determination Legislature with the plenitude of authority, the disposal of the local Legislature. Britain for the purpose of general defence, and by which the duties were to flow into the Imperial of abandoning the Colony, No compromise and the high and important functions that of 1. They did not do it in the 31, Geo. Treasury ; but as this right is phandoned for ever