This was the state of the case, as far as he had an which was the only safety and strength of the judged necessary for protecting the English, but he

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opportunity of judging. He might be wrong—but Colony? Why enter into squabbles with the Le- would protest against any system which should he was open to receive any information, and would gislature? Why follow up St. ciles' maxim, and separate them from the original settlers: and should, form his judgment accordingly. One thing, however, be determined to have the last hard word, and give above all things, regret any symptoms emanating he would say; the Legislature of the colony was the last blow? This was inconsistent with the dig- from home, to treat the latter as a favoured cast. sufficient to legislate for itself; and when the Go- nity of the English Administration; and he trusted [near, hear.] We have had enough of legislation vernment of this country interfered, they only were that government would see the folly of their mea- of that kind in our english Colonies; legislation to blame. One part of their interference, particu- sures, and introduce a change for the better. He tending only to serve one party, and injure the larly, he thought was highly blameable—that which observed that twenty-one bills were passed by the other—to maintain distinction and privileges related to the internal affairs of the country. [Hear, Lower House in 1827, all of which were more or which on the whole, are injurious to all; and which, hear. He would say, without fear of contradic-less reformatory—all affecting the internal affairs of as it has been acted upon in some of our colonies. tion, that the majority in the mother country ought the country—all of them, in fact, local Acts; yet, and particularly in Ireland, has brought on the to have the power of enacting laws which they thought every one of these twenty-one bills had been thrown most unhappy consequences. We have borne the the best; and multo fortiori, the colonies had a still out by the Upper Legislature.—The Upper House dishonour, and Ireland all the misery. [Hear, hear.] better right, as they had infinitely more means of was to blame; the government is responsible for In the name of god! let an end be put to such information than a Government at several 1,000 these measures—the Upper House is a mere tool, a a system, and let us all be ruled by equal laws. miles distance. Nothing else can save a country mere creature of government, and consequently The inhabitants of Canada were not less the subfrom ruin than allowing the majority to make laws, acts according to their direction. From the very jects of the King than the english, and why should and particularly those on the spot. At such a dis- constitution of that House every one must be con- they not have the same rights and privilidges? tance there was no other way of deciding the ques- vinced that this is the case. Out of twenty-seven Why should they not be permitted to legislate for tion but by leaving it to the opinion of the great ma- Members, seventeen hold places at pleasure, and themselves, and appropriate the supplies as they jority of the people. The fault lay not with the divide among them 15,000l. a year-no small sum are appropriated by the National assembly of the people of Canada, but with the Government at home. in a country like Canada. Subtracting these sev-mother country? They were all his majesty's sub-If he found that scuffles and squabbles were con- enteen, ten only remain to oppose the improper jects and it was the duty of the government to treat stantly occurring in the colony, he must presume measures of government: but their opposition is, them as such; to consult their feelings, and above that they were against the Government. [Hear, or rather was of no avail—they became worn out all, to make no distinction between those of French hear.] He would not charge the Government with by fruitless opposition, and renounced their atten- and English extraction, or to give any thing like a injustice, but with imprudence, in endeavouring to dance in the nouse. Two of them were great colour to the notion that they were two distinct legislate for a country at such a distance, without landholders in the country, and had signed the pe-bodies of men. Let the majority decide what they attending sufficiently to the publicly expressed opi- tition which he had the honor to present. Under consider best, and the other party could not comnion of the great body of the colonists. These these circumstances the constitution of such a Coun- plain. give them in thewords of Pitt, "the shield of squabbles had been going on for ten years; and cil was a greivance. This was not the way to conci- their rights—the means of choosing for themselves. this alone, he considered, was a decided proof that liate the colony, to raise an opposition to what might and thereby securing their civil and religious rights." the government had not done their duty. He was be called the Aristocracy of the country-for in No course but this can put an end to the discontent astonished at the proposition of the Right hon. Gen- every country their was a species of Aristocracy, which prevails, and which, if it be not soothed very tleman. Were the colonists so ignorant as not to whose wealth, opinions and influence pointed them soon, will destroy our posessions in that country. be trusted with the management of their own affairs? out as guides to the rest, and as controlling mem- Above all, he would say, let all distinctions of races Was it dangerous to entrust them, being a numerous bers of the community. These, however, had been be annihilated, and her people be treated as free body, with the internal regulation of the country? excluded; the great body were looked upon as born english subjects. With regard to Upper Can-Was it dangerous to leave to them the settlement of slaves; and slaves, it was well known, could not ada, the statement of the Right non. centleman was their own rights and privileges ?- and was the Go- counsel their masters. These were the chief griev- not more satisfactory than on the other points to vernment at this distance, half so well qualified to ances of which the Canadians complained. The first which he alluded. He had merely proposed that an perform the task? The fault, in short, lay not with was the continued hostility carried on by govern- inquiry should take place; but, in common sense, the people of Canada. If they were at all in fault, ment against the colony, and the second, the use ought it to take place without some prospect being the Government were tenfold more so. The House made by the executive government of those inte- held out that it would end in some good? It would of Assembly had claimed the right of appropriating rested individuals, to the disadvantage of the great have been better, therefore, if the Right. ноп. сепthe supplies, and were perfectly justified in so do- body of the community. It had been said there tleman had thrown out some grounds for a new ing .- This is a right so essential to any nouse of was a ground made out for a change—he denied plan of government. He had, however, recom-Commons, that, without it, the house might be said that any grounds had been proved for a change, ex- mended none, but merely condemned the existing to be a mere delusion, and incapable of any legis- cept in this respect, that the opinions of the people institutions in both the Canadas, as if his great lative measure. The Right hon. gentleman admit- ought to be more consulted, and they be left to re- object were to take them by surprise. This he ted that the Legislature of Canada could appropri- gulate the internal affairs of the colony, as they might should consider a most unjust mode of proceeding. ate certain sums—the surplus, for instance, after see best. Every Sovereign, even the most despo- In 1822, the Union of the two legislative bodies was providing for the necessities of the colony, but could tical, was obliged to bow to the opinion of the great proposed, and he was proud to reflect that he had opnot dispose of the rest without the concurrence of majority.—It was madness to attempt to carry on posed the measure, and was effectual in his oppogovernment But if this were the case, of what any other government on other principles; and un-sition. This might have sweetened the ill-humour use was the power granted to the Legislature? If less the government of Canada were to resort to of Lower Canada; but it would have had a diffethe House of Assembly grant certain sums of money, the same principle, the result would be that their rent effect on the other, and would, in fact, only certainly they were the only individuals who had influence on the country would become every day have tended to have made two foes instead of one. the right to take cognizance of their appropriation. weaker and weaker. He, therefore, would say on The best way to put an end to discontent was to tion; that the body which voted the money, should was necessary. The evils apprehended might be tants—to establish juries in their full extent—sehave a controll over its expenditure. In conse-prevented by a prudent administration. He would cure the liberty of the press, and grant the Colonies and, consequently, the right of a great number of from the imprudence of the executive. He should pose of facilitating the commerce with ungland. them to be guided by any other criterion than the the welfare of the majority of the people. He chair of Chemistry; and so would all the great me n general feeling of the people, and desert that course would not object to any measures that might be who, in the last centuary, had adorned the paths of

This in fact was a primary principle in all legisla- revising the whole question, that no other change make no distinction between Catholics and Protesquence of the disputes, which had been going on be glad to hear some distinct explanation as to the the right claimed by the mother country. The for years, it appeared there was at present in the cause of the misunderstanding-anything, in fact, Right hon. Gent. had alluded to a plan for sepa-Receiver-General's hands the sum of 100,000/.; that could prove that all the squabbles had not arisen rating the english settlers from the rest, for the purindividuals were implicated most materially. But wish to know what faults were to be faid to the Con-Against such a measure he would must decidedly does the Right hon. gentleman say that it is wise to stitution and to the government. This was a grave protest, at least as far as he understood the propowrangle with the people? and will he not admit question, and he thought the Right hon. gentleman sal, because the result probably would be, that that it would be infinitely more wise to yield to the ought to give more explanation on the subject be- both countries would be discontented, and we votes of an assembly which was almost unanimous, fore he called on the nouse to agree to a commit-should have the two Legislatures joining against us. and which was seconded by the great body of the tee. He was bound to shew the specific evils, and He did not really understand, or see his way into people. If the government go on as they have prove whether they arose from the fault of the the issue of this plan. He thought the wisest been doing, where will the business end? Every Crown, the people, or the Constitution. The peo- measure which this government could adopt would one must see that the effects of this hostility be- ple in that colony had feelings like themselves; be the prudent selection of a wise and able Gotween the government and the people must termin- they wished to establish their rights and privileges; vernor, who would consult with the wiser and betate in alienating the colony from the Metropolitan and he would ask what laws had been passed in ter portions of the different societies in the State, and indisposing it towards the government. Lower Canada, which were unjust towards any Canadas, as their mutual interests. He should What can be more foolish than for any government sect? With regard to the revenue, was it fair bring the heads of the classes together, and to insist on appointing the Speaker of the Commons that the Lower House should not have its due influ-cement the union of their interests, by endeavin opposition to the general wish of the Assembly? ence in the appropriation of it? and should 80,000 ouring to bring them with good humour towards It certainly is an ancient usage, but a most absurb be allowed to weigh against 400,000—the popula- each other. Having consulted those persons, it one, to ask the consent of the King to the appoint- tion of the country? The great body in Canada would be his duty to acquiesce in the opinions of ment of the speaker. In a colony the case is still were the landed proprietors, and their interests, above the majority of that body. He could not understand worse-[hear, hear]; and even in this established all, ought to be consulted. At Quebec and Mon- the regulations as respected the Colleges. He had monarchy, the right had never been claimed but treal there were a considerable number of English heard, with astonishment, that the professors of those in the worst times, and by the worst of Kings .- who filled offices, civil as well as military, and many Colleges were obliged to subscribe to the thirt-Hear, hear.] He would not enter into the question of them, no doubt, were most respectable; but cer- nine articles, before they could preside in the; further; but he could not disguise his sentiments, tainly they ought not to legislate for the great various departments—[near, hear.] By this law. and must express his decided disapprobation of the body of the settlers. No measure, he thought, Mr. Adam Smith would have been prevented from measures of government. What but infatuation, ever could be successful which had not for its ob-filling the chair of political economy, and Dr. Black intoxication, on the part of Government, could lead ject the cordial union of the o iginal settlers and would have been equally debarred from filling the