

not legally interfere, but because of it did  
so it would render plenty govt. a bovine

Lecture VIII. Subject of Disallowance -

Formerly more practiced by Imp.  
Ministers than now. When Representative institutions  
are first introduced, men are more likely to make  
mistakes.

When these institutions are established  
the Imp. govt. is willing to exclude from dis-  
allowance all acts that do not conflict with  
Imp. matters - they may manage their own  
domestic affairs. The Imp. govt. stands to  
defence abroad in position of a Fed.  
govt. This was not always the case - e.g. when  
forum or law of primogeniture, or about  
time the granting of local assemblies was  
regarded as a prerog. of crown. There  
were opinions of 100 years ago.

The introduction of Responsible govt.  
has revolutionized this matter of disallowance  
formerly. Sec. of colonies if he did not  
approve of principle advised Governor  
to disallow the act. This practice since