9th January, 1833.

SIR THOMAS JOHN COCHRANE, KNIGHT, Governor.

any positive rule of decision, nothing remained for them but to engage in such an enquiry; yet the practical inconvenience was not less urgent, nor the anomaly the less glaring.

It was not, however, merely in the absence of rules which this latitude of Judicial interpretation might supply, that public detriment was sustained. There were still wanting other regulations, which no Judge could either invent or enforce; especially in whatever related to Police and internal improvements demanding the co-operation of different Persons, nothing could be carried into effect which any individual found an adequate reason for opposing, or which he opposed for mere caprice. I find that in a matter so triffing in appearance, and yet affecting the comforts of so many, as the prevention of domestic animals wandering at large through the country, an earnest application was made to His Majesty's Government to obtain an Act of Parliament for the redress of the grievances endured by the Colonists. Although it was thought improper to encumber the British Statute Book with such provisions, yet it was fully admitted that they could be supplied by no other authority, and the application itself forcibly illustrated the inconvenience of so remote a society being destitute of any Local Legislature.

It may seem, however, superfluous to accumulate reasons in proof of the propriety of establishing in Newfoundland that form of Constitution which generally prevails throughout the British Transatlantic Colonies. The difficulty would consist rather in finding valid arguments for withholding it. The reasonable presumption seems to be, that a system of Colonial Government which has been attended with so many advantages in British North America, would produce similar benefits to Newfoundland if transferred to that settlement. I do not indeed mean to deny that some considerable inconvenience has occasionally resulted from the adoption, in those dependencies of Great Britain, of constitutions modelled into a miniature resemblance of our own; but I know not what is the system of which the same might not truly be asserted. It was sufficient to say, of the scheme of internal polity in force in Nova Scotia and New Brunswick, that in all Colonies to which it has been extended it has invariably secured the attachment of the people by giving them a large share in the management of their own affairs; by affording an open field for the free exercise of talents and public spirit; by providing honorable ambition with a legitimate object and reward; by ensuring immediate and careful attention to the various exigencies of society; and by promoting a frugal and judicious administration of public affairs.

With the single exception of those Colonies in which the people are separated from each other by distinctions analogous to those of Caste, Representative Assemblies are not only recommended by abstract considerations drawn from the genius and principles of our own Government, but by a long course of experiments pursued under a great variety of circumstances, but still leading to the same general result.

In advising His Majesty to convene an Assembly from among the Inhabitants of Newfoundland, I have therefore not yielded myself to the guidance of any improved theory, but have simply extended to another of the Colonial Possessions of the Crown principles which have been elsewhere brought to the test of repeated and successful experiment. Yet I do not conceal from myself, nor wish to deny, that the duty which you will have to perform will be attended with some difficulty, and that you will have large scope for the exercise of circumspection and industry. In the first execution of such a design, many questions will probably arise which it were impossible to anticipate distinctly. From the novelty of the duties cast upon them, and from their inexperience in civil business of that nature, I can foresee that the Returning Officers, the Voters, and the Members of the Assembly, may all in some instances misapprehend the functions they will have to discharge, or the proper mode of proceeding for the methodical and accurate discharge of them. Cautiously abstaining from the appearance of usurping any undue authority over matters properly falling within the cognizance of the Assembly, you will yet be prompt to afford to all parties whatever counsel or assistance you can render them to obviate difficulties of this nature. It cannot be made too apparent that the boon which has been granted is seconded by the cordial good will and cooperation of the Executive Government, and that the House of Assembly is regarded not as a Civil Power, but as a body destined to co-operate with yourself in advancing the prosperity of the settlement.