

Mr. *Prince* moved in amendment to the said Resolution, seconded by Mr. *Malloch*, That all the words after "That" be left out, and the words "this House most solemnly and unequivocally protesting against any measure that has for its object, or that can directly or indirectly result in indemnifying for Losses those who were engaged in or countenanced the late Rebellion, is of opinion, as well as desirous, that the loyal subjects of Her Majesty, and no others, in Lower Canada, should be indemnified for the just Losses they sustained, but that such Losses should be paid by Lower Canada alone, and from her own local resources, and that Upper Canada and the Consolidated Revenue Fund of the Province should be wholly and entirely exempt from the burthen of any portion of those Losses; because it would, in the opinion of this House, be the height of injustice to saddle Upper Canada, and especially the Western Districts thereof, with any part of these Losses, there having been no Rebellion nor any symptoms of Rebellion there; it being, on the contrary, a fact that the peaceable inhabitants along that frontier were the victims of various invasions, thereby suffering serious injuries and heavy losses arising out of the Rebellion in Lower Canada (and instigated by emissaries and refugees from that section of the Province); and because such just losses as have been made good to those loyal subjects in Upper Canada who suffered by reason of their manly defence of the Crown and their Sovereign's rights, the British Constitution, and the Laws of the Land, and who had become sufferers through the disloyal and disaffected in the Lower Province, were nobly and generously defrayed by Upper Canada from her own local resources: And further, that this House, considering the vast importance of the measure (both in a political and moral view) as now proposed by the present Administration, and embraced in the original Resolutions, and the sudden and peculiar mode of introducing it, by which the country has been taken by surprise; and also considering the impoverished and embarrassed state of the finances of the Province generally, which has put a stop to our public improvements so much required, is of opinion that this measure ought not to be further proceeded with until a direct appeal has been made to the People, and their voice expressed in a proper constitutional manner," added instead thereof.

And the Question being put on the Amendment; the House divided: and the names being called for, they were taken down, as follow:—

YEAS.

Messieurs *Badgley*, *Brooks*, *Cayley*, *Christie*, *Cryslar*, *Gugy*, *Macdonald* of KINGSTON, *Sir Allan N. MacNab*, *Malloch*, *M'Lean*, *Meyers*, *Prince*, *Robinson*, *Seymour*, *Sherwood* of BROCKVILLE, *Smith* of FRONTENAC, and *Stevenson*.—(17.)

NAYS.

Messieurs *Armstrong*, Attorney General *Baldwin*, *Beaubien*, Solicitor General *Blake*, *Boutillier*, *Cameron* of KENT, *Cartier*, *Cauchon*, *Chabot*, *Chauveau*, *Davignon*, *DeWitt*, *Dickson*, Solicitor General *Drummond*, *Duchessnay*, *Dumas*, *Fergusson*, *Flint*, *Fortier*, *Fournier*, *Fourquin*, *Guillet*, *Hall*, *Holmes*, Attorney General *LaFontaine*, *LaTerrière*, *Laurin*, *Lemieux*, *Lyon*, *Macdonald* of GLENGARY, *M'Connell*, *M'Farland*, *Merritt*, *Méthot*, *Mongenais*, *Morrison*, *Nelson*, *Notman*, *Papineau*, *Polette*, *Price*, *Sauvageau*, *Scott* of BYTOWN, *Scott* of TWO MOUNTAINS, *Smith* of DURHAM, *Smith* of WENTWORTH, *Taché*, *Thompson*, *Viger*, *Watts*, and *Wilson*.—(52.)

So it passed in the Negative.

Then the main Question being put; the House divided: and the names being called for, they were taken down, as follow:—

YEAS.

Messieurs *Armstrong*, Attorney General *Baldwin*, *Beaubien*, Solicitor General *Blake*, *Boulton* of NORFOLK, *Boutillier*, *Cameron* of KENT, *Cartier*, *Cauchon*, *Chabot*, *Chauveau*, *Davignon*, *DeWitt*, Solicitor General *Drummond*, *Duchessnay*, *Dumas*, *Egan*, *Fergusson*, *Flint*, *Fortier*, *Fournier*, *Fourquin*, *Guillet*, *Hall*, *Holmes*, Attorney General *LaFontaine*, *LaTerrière*, *Laurin*, *Lemieux*, *Macdonald* of GLENGARY, *M'Farland*, *Merritt*, *Méthot*, *Mongenais*, *Morrison*, *Nelson*, *Notman*, *Papineau*, *Polette*, *Price*, *Sauvageau*, *Scott* of BYTOWN, *Scott* of TWO MOUNTAINS, *Smith* of WENTWORTH, *Taché*, *Thompson*, *Viger*, and *Watts*.—(48.)

NAYS.

Messieurs *Badgley*, *Brooks*, *Cayley*, *Christie*, *Cryslar*, *Dickson*, *Gugy*, *Johnson*, *Lyon*, *Macdonald* of KINGSTON, *Sir Allan N. MacNab*, *Malloch*, *M'Connell*, *M'Lean*, *Meyers*, *Prince*, *Robinson*, *Seymour*, *Sherwood* of BROCKVILLE, *Smith* of DURHAM, *Smith* of FRONTENAC, *Stevenson* and *Wilson*.—(23.)

So it was resolved in the Affirmative.

The 6th Resolution being read a second time; and the Question being put, That this House doth concur with the Committee in the said Resolution;

The Honorable Mr. *Cayley* moved in amendment to the said Resolution, seconded by the Honorable Mr. *Macdonald*, That all the words after "That" be left out, and the words "authority should be given to the Governor General and Council to issue Debentures to the amount of £ or such lesser sum as may be sufficient for the purpose, payable out of the Tavern Licenses of that part of the Province formerly called Lower Canada, at or within twenty years from the date thereof, respectively, and bearing interest at the rate of six per cent, payable out of the said Licenses, on such day and in such year as shall be therein specified," added instead thereof.

And the Question being put on the Amendment; the House divided: and the names being called for, they were taken down, as follow:—

YEAS.

Messieurs *Badgley*, *Brooks*, *Burritt*, *Cayley*, *Christie*, *Cryslar*, *Dickson*, *Gugy*, *Johnson*, *Macdonald* of KINGSTON, *Sir Allan N. MacNab*, *Malloch*, *M'Lean*, *Meyers*, *Prince*, *Robinson*, *Seymour*, *Sherwood* of BROCKVILLE, *Smith* of FRONTENAC, and *Stevenson*.—(20.)

NAYS.

Messieurs *Armstrong*, Attorney General *Baldwin*, *Beaubien*, Solicitor General *Blake*, *Boulton* of NORFOLK, *Boutillier*, *Cameron* of KENT, *Cartier*, *Cauchon*, *Chabot*, *Chauveau*, *Davignon*, *DeWitt*, Solicitor General *Drummond*, *Duchessnay*, *Dumas*, *Egan*, *Fergusson*, *Flint*, *Fortier*, *Fournier*, *Fourquin*, *Guillet*, *Hall*, *Holmes*, Attorney General *LaFontaine*, *LaTerrière*, *Laurin*, *Lemieux*, *Macdonald* of GLENGARY, *M'Connell*, *M'Farland*, *Merritt*, *Méthot*, *Mongenais*, *Morrison*, *Nelson*, *Notman*, *Papineau*, *Polette*, *Price*, *Sauvageau*, *Scott* of BYTOWN, *Scott* of TWO MOUNTAINS, *Smith* of DURHAM, *Smith* of WENTWORTH, *Taché*, *Thompson*, *Viger*, *Watts*, and *Wilson*.—(51.)

So it passed in the Negative.

Then the main Question being put; the House divided: and the names being called for, they were taken down, as follow:—

YEAS.

Messieurs *Armstrong*, Attorney General *Baldwin*, *Beaubien*, Solicitor General *Blake*, *Boulton* of NORFOLK, *Boutillier*, *Cameron* of KENT, *Cartier*, *Cauchon*, *Chabot*, *Chauveau*, *Davignon*, *DeWitt*, Solicitor General *Drummond*, *Duchessnay*, *Dumas*, *Egan*, *Fergusson*, *Flint*, *Fortier*, *Fournier*, *Fourquin*, *Guillet*, *Hall*, *Holmes*, Attorney General *LaFontaine*, *LaTerrière*, *Laurin*, *Lemieux*, *Macdonald* of GLENGARY, *M'Farland*, *Merritt*, *Méthot*, *Mongenais*, *Morrison*, *Nelson*, *Notman*, *Papineau*, *Polette*, *Price*, *Sauvageau*, *Scott* of BYTOWN, *Scott* of TWO MOUNTAINS, *Smith* of