

Mr. Hardy, and }
Mr. Davidson, } For *Northumberland*.

Were for the Question,—and that

The Attorney-General, }
Mr. Chipman, } Members for the City
Colonel Billopp, } and County of *Saint*
Mr. Pagan, and } *John*,
Mr. M^cGeorge, }

Were Against it.

Motion for a resolve.

A motion was made and seconded, that it be “ Resolved, that it is the opinion of this House, that at the time of the Election of the Members of the present Assembly, no assurance, stipulation or agreement, as to giving or receiving compensation to the Members of this House for their public services, was made or given by the Electors or Elected in any part of this province, excepting only between the Electors and Elected of the City and County of *Saint John*.”

And upon the question being put, the House divided, and it appeared, that

Major Murray, }
Mr. Stelle, } Members for *York* County.
Mr. Hubbard, }
Mr. Vanderburgh, } For *Sunbury*.
Mr. Dickinson, } For *Queens*.
Mr. Campbell, } For *Charlotte*.
Mr. Hardy, and }
Mr. Davidson, } For *Northumberland*.

Were for the Question:—And that

The Attorney-General, }
Mr. Chipman, } Members for the City
Colonel Billopp, } and County of *Saint*
Mr. Pagan, and } *John*,
Mr. M^cGeorge, }

Were against it.

Resolve.

Upon a motion made and seconded, “ Resolved, that it is the opinion of this House, that it is indecent to declare that the uniform examples set us by the Parliament of *Great-Britain*, and the Assemblies of his Majesty’s American Colonies in general, are precedents pregnant with injustice, and derogatory to the honor and dignity of this House.”

And