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ict to authorise Her Majesty's Subjects to plead and ason for themselves or others, in all Her Majesty's ourts in Canada, and to abolish the title or distinction Queen's Counsel.

HEREAS the People of Canada ought to enjoy the right of choosing preamble. their Advocates, Counsel and Attorneys, to plead and reason for

in the Courts of Judicature, with a like freedom from State interce that they now possess in the selection of their Reeves, Town cillors, Mayors and Legislators, and that is possessed by the bers of several influential denominations of Christians, in the choice eir pastors and other spiritual guides: And whereas a close and ful monopoly of the practice at the bar in the Courts of Judicature has long reserved for, and secured to, an exceedingly small but well nized order of licensed Advocates, Barristers, Solicitors and other l pleaders, to the complete exclusion of the great body of the people, of all persons, however well qualified, who may not have studied in a certain prescribed way or place, or become proficients in king the languages of certain ancient nations, and received licenses lead and reason in the Courts on behalf of those who might choose employ them : And whereas there are great differences of opinion, i time to time, among Judges and Courts, as to what is the law in iy very material points, which disagreements may operate to the lusion of candidates for admission to the bar, in case they hold nions at variance with those of the examiners : And whereas the suit of happiness in the free employment of labor, talent, and capital, useful purposes, is a natural right which Governments ought not to ek or interfere with, and the right to reason and plead in the Courts, njoyed by the people, would afford them new and powerful inducents to study and comprehend the laws: And whereas it is manifestly just towards the members of the Bar, that the Crown Lawyers should ve precedence in the Law Courts, in civil suits unconnected with the own business, without reference to their standing, or to the general es which regulate the practice in such Courts : And whereas the title of ieen's Counsel is useless and unmeaning, and it is the interest of the iss of persons who profess to examine and license Lawyers to keep the ral monopoly as close and restricted as possible, the services as imerous as possible, and the tariff of fees as high as possible : And hereas, it is especially unjust to prevent any poor man from availing mself of the aid of learned, ingenious and skilful persons not licensed any cause, to prosecute, appear, plead, pursue, or defend, on his shalf in the Courts of Judicature and there to maintain his right; and

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