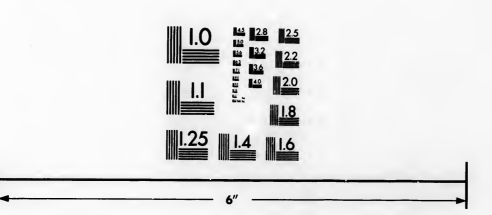


IMAGE EVALUATION TEST TARGET (MT-3)



Photographic Sciences Corporation

23 WEST MAIN STREET WEBSTER, N.Y. 14580 (716) 872-4503

STATE STATE OF THE STATE OF THE



CIHM/ICMH Microfiche Series. CIHM/ICMH Collection de microfiches.



Canadian Institute for Historical Microraproductions / Institut canadien de microraproductions historiques



(C) 1983

Technical and Bibliographic Notes/Notes techniques et bibliographiques

Th to

The poor of file

Or be the sid otl firs sid or

> The sha Till

Ma diff ent beg rigil req me

copy which may which may alter a reproduction, or the uzual method Coloured concouration and concouration along interior and concouration along interiors and coloured planches etc. Bound with Relié avec d Tight binding along interior are liure sandistortion less a concouration along interiors d'une remais, lorsquipas été film Additional commentair	12X 1	6X	20X	1_	24X		28X		32X
Coloured concentration in the usual method Coloured concentration in the usual method Coloured concentration Covers damned converture Covers restoned converture Cover title in Le titre de converture Coloured management de concentration in the coloured plant plant in the coloured			1						
Coloured concountries Covers dam Couverture Covers restor Couverture Covers restor Couverture Covers title in Le titre de co Coloured ini Encre de co	is filmed at the reduc ent est filmé au taux 14X	tion ratio checked				26X		30X	
Coloured concountry Covers dam Couverture Covers restor Couverture Covers restor Couverture Cover title relative de concountry Coloured middle concountry Coloured m	itional comments:/ nmentaires supplémen	ntaires;							
Coloured concentrate de coloured may converture Covers dam Couverture Covers restor Couverture Cover title may converture Cover title may converture de coloured may converture Coloured may converture de coloured may converture de coloured may converture de coloured may converture de coloured planches etc. Bound with Relié avec de Tight binding interioure se	Blank leaves added during restoration may appear within the text. Whenever possible, these have been omitted from filming/ Il se peut que certaines pages blanches ajoutées lors d'une restauration apparaissent dans le texte, mais, lorsque cela était possible, ces pages n'ont pas été filmées.			Pages wholly or partially obscured by errata slips, tissues, etc., have been refilmed to ensure the best possible image/ Les pages totalement ou partiellement obscurcles par un feuillet d'errata, une pelure etc., ont été filmées à nouveau de façon à obtenir la meilleure image possible.					
Coloured concountry Covers dam Couverture Covers restor Couverture Covers title relative de concountry Covers dam Couverture Covers restor Couverture Covers restor Couverture Cover title relative de concountry Coloured management Cartes géog Coloured intende concountry Coloured planches et. Bound with	it binding may cause : ig interior margin/ gliure sarrée peut cau ortion le long de la mi	ser de l'ombre ou			Seule édit	on availab	nible	accord by	
Covers restor Couverture Covers restor Couverture Covers title relative de couverture Cover title relative de couverture Coloured management	nd with other materia é avec d'autres docun	•				upplemen i du matéi			•
py which may hich may alter a production, or we usual method Coloured co Couverture Covers dam Couverture Covers restor Couverture Cover title many control or cover title many couverture Cover title many control or cover title many couverture Cover title many control or cover title many couverture Cover title many cover tit	oured plates and/or ili sches et/ou illustration					i print vari égale de l'		on	
py which may hich may alter a production, or we usual method Coloured co Couverture Covers dam Couverture Covers resto Couverture Cover title much the couverture description of the c	oured ink (i.e. other three de couleur (i.e. aut		ire)	✓	Showthro Transpare				
py which may hich may hich may alter a production, or we usual method Coloured concount concount converture Covers dam Couverture Covers restored converture Covers title may be a converture	oured maps/ es géographiques en	couleur			Pages det Pages dét				
py which may hich may alter a production, or we usual method Coloured concount concount converture Covers dam Couverture Covers resto	er title missing/ itre de couverture ma	nque		V		coloured, s colorées, t			
py which may hich may alter a production, or ye usual method Coloured co Couverture Covers dam	ers restored and/or la verture restaurée et/o					tored and/ taurées et			
py which may hich may alter a production, or v e usual method	ers damaged/ verture endommagée				Pages dar Pages end	maged/ dommagée	s		
ppy which may hich may aiter a production, or	oured covers/ verture de couleur				Coloured Pages de				
The Institute has attempted to obtain the best original copy available for filming. Features of this copy which may be bibliographically unique, which may alter any of the Images in the eproduction, or which may significantly change he usual method of filming, are checked below.			L'Institut a microfilmé le meilleur exemplaire qu'il lui a été possible de se procurer. Les détails de cet exemplaire qui sont peut-être uniques du point de vue bibliographique, qui peuvent modifier une image reproduite, ou qui peuvent exiger une modification dans la méthode normale de filmage sont indiqués ci-dessous.						

The copy filmed here has been reproduced thanks to the generosity of:

Library of the Public Archives of Canada

The images appearing here are the best quality possible considering the condition and legibility of the original copy and in keeping with the filming contract specifications.

Original copies in printed paper covers are filmed beginning with the front cover and ending on the last page with a printed or illustrated impression, or the back cover when appropriate. All other original copies are filmed beginning on the first page with a printed or illustrated impression, and ending on the last page with a printed or illustrated impression.

The last recorded frame on each microfiche shall contain the symbol → (meaning "CONTINUED"), or the symbol ▼ (meaning "END"), whichever applies.

Maps, plates, charts, etc., may be filmed at different reduction ratios. Those too large to be entirely included in one exposure are filmed beginning in the upper left hand corner, left to right and top to bottom, as many frames as required. The following diagrams illustrate the method:

L'exemplaire filmé fut reproduit grâce à la générosité de:

La bibliothèque des Archives publiques du Canada

Les images suivantes ont été reproduites avec le plus grand soin, compte tenu de la condition et de la netteté de l'exemplaire filmé, et en conformité avec les conditions du contrat de filmage.

Les exemplaires originaux dont la couverture en papier est imprimée sont filmés en commençant par le premier plat et en terminant soit par la dernière page qui comporte une empreinte d'impression ou d'illustration, soit par le second plat, selon le cas. Tous les autres exemplaires originaux sont filmés en commençant par la première page qui comporte une empreinte d'impression ou d'illustration et en terminant par la dernière page qui comporte une telle empreinte.

Un des symboles suivents apparaîtra sur la dernière image de chaque microfiche, selon le cas: le symbole → signifie "A SUIVRE", le symbole ▼ signifie "FIN".

Les cartes, planches, tableaux, etc., peuvent être filmés à des taux de réduction différents.
Lorsque le document est trop grand pour être reproduit en un seul cliché, il est filmé à partir de l'angle supérieur gauche, de gauche à droite, et de haut en bas, en prenant le nombre d'imagos nécessaire. Les diagrammes suivants illustrent la méthode.

1	2	3

1	
2	
3	

1	2	3
4	5	6

errata to

tails

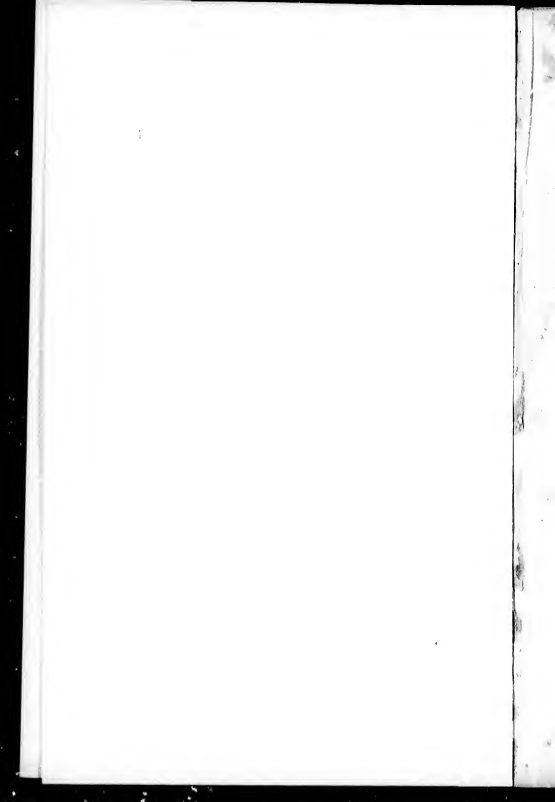
s du iodifier

r une

Image

pelure, in à

32Y





ABRIDGED VIEW

OF THE

ALIEN QUESTION

UNMASKED.

By the Boitor of the Canadian Freeman.

YORK:

PRINTED AT THE FREEMAN OFFICE.

1826.



To the loyal, patriotic, and independent Anglo= Americans of Upper Canada, with a hope that the rights and privileges of British Subjects, of which they proved themselves worthy in the day of peril, may never be wrested from them by the illiberal po= licy of their enemies, this small Pamphlet is respect= fully dedicated by

Their very obedient

And humble servant

The Canadian Freeman.

sp

Ro

de

the cu flo

the

thin to I the atic cal Sta in t



ABRIDGED VIEW,

&c. &c. &c.

As the agitation of the Alien Question has excited unusual interest in the public mind, and the most gross misrepresentations have gone abroad, both as respects the sufficiency of the alien bill, drawn up by the Attorney General, passed by the Honorable Legislative Council, and sent down to the House of Assembly, and the conduct of the latter House in rejecting it, the Editor of the Canadian Freeman respectfully submits the following brief view of the leading features of this abortion of legislative wisdom, which would seem to have been generated by the spirit of oppression, under an awful cloud of Egyptian darkness.

As this measure, from the beginning up to the present stage, appears to be one of the most dark and deep political snares that was ever laid for the liberties of a

free people, it is essential to view it from as early a date as possible.

At the beginning of the last parliament, assembled in the winter of 1820-1, J. B. Robinson, Esq. His Majesty's Attorney General for this Colony, took his seat for the town of York, which he obtained without opposition, in consequence of the deservedly popular gentleman, (Major Loring,) who intended to have opposed him, having been called upon to join his regiment.—The Attorney General coming into the House under these circumstances, was regarded more as the organ of the Executive than the representative of the good people of York, and from his unusual flow of words, and other good natural talents, although but rudely cultivated, he at once became the leader of the ministerial side.

A number of Anglo-Americans were then returned to the House, and among them Barnahas Bidwell, Esq. a lawyer of deep research, consumate knowledge, and superior talents. Mr. Bidwell, and almost all the Anglo-Americans, joined the popular side, carrying with them a majority of the House, and took a bold and

unequivocal stand in favour of the rights and privileges of the people.

By this means, and owing to the sharp-sighted views of Mr. Bidwell, and his profound knowledge of the law, which enabled him to analyze the measures of the ministerialists, and throw in upon them salutary amendments, the plans of the lat-

ter were deranged, and many of their favourite projects frustrated.

From this moment, a determination seemed to enter into the minds of the ministerial party to new-model the representation of this Colony, so as to meet their own views; and the Alien Question was selected as the most feasible means of accomplishing this darling object. And as Mr. Bidwell's wholesome amendments thrown in with a masterly hand upon the measures of the younger and more inexperienced lawyers, who were basking in the sun-beams of courtly patronage, made them feel not a little feverish in his presence, he became so obnoxious to the ministerial party generally, that they determined to get rid of him by some means or other. With this view, a hired informer was sent to Bostonthirsting after defamation, as the tyger thirsts for blood—seeking from every record in the State of Massachusetts-from the mouth of every political enemy-a stain to be fastened upon his character. In the whole course of this disgraceful inquiry, the most exalted character that ever was borne by any man filling high official situations, turned up in favour of Mr. Bidwell, even from the very mouths of his political enemies—But while he filled the arduous situations of Attorney General of the State and Treasurer to the County of Berkshire, his clerk, who managed the books in the latter department, made some unfortunate erasure or error which had long since beed made good by Mr. Bidwell, to the last farthing-This was seezed on as a sin against the Holy Ghost, neither to be forgiven in this world nor in the world to

Anglo= that the f which of peril, beral po= respect=

Freeman

come—the informer delivered in his foul gleanings—the ministerial party pounced upon the character of Mr. B. with that degree of tenderness and mercy which vultures show to lambs—the cry of forgery—felony, &c.—from the hollow voice of Catharus the political daggerman, and other official sycophants, reverberated from the vaulted ceiling of the assembly-room, and was heard resonant through every hall in the House—(men who ought to be the ashamed to mention crimes that could be brought so near their own doors)—no respect to the age, the talents, or the universal upright character of the subject then under the dissecting knife of calumny.

Mr. Bidwell was put on his trial-his enemies were conscious of success.-But as the physicians at first tried the effects of vaccination and other experiments on criminals under sentence of death, so did these charitable legislators choose this gentleman as a fit subject for their first experiment against the rights and privileges of a large and respectable portion of their fellow-subjects by means of the Alien Question. As they were afraid to try its individual merits nakedly, they introduced it, as a kind of feeder to the foul Bostonian current of defamation. and having gained a few votes by it, Mr. Bidwell was ousted out of his seat, by a majority of one, in the face of law, justice, and precedent—insomuch, that on a subsequent trial, one member, who had voted against him, publicly asserted in the House, that his having done so was an act which, of all others of his life, he regretted most, on mature reflection. On the day after Mr. B. lost his seat, a bill was introduced, supposed to have been drafted by the AttorneyGeneral, to cover the illegality of this proceeding, and to disqualify the whole class of people to which he belonged from taking a scat in the House, in order to prevent his re-election, which otherwise would have followed as a matter of course.

By this transaction, the indignation of every unbiassed man in the colony was excited, and Mr. Bidwell, jr. son to the expelled member, a young man of superior talents was immediately invited to the hustings, in order to fill the seat thus vacated. The returning officer, however, thinking that the Alien Question was finally set at rest by the decision of the House in the above case, or having instructions from the Executive so to do, rejected Mr. Bidwell, jr. on the ground that he, having been born in the U. States, &c. was an alien, and returned Geo. Ham, Esq.

an opposing candidate.

Peter Perry, jr. Esq. (now a member for Lenox and Addington) and others, proted against the return, and petitioned the House. The ministerial fleet, buoyed with the success of the alien side-wind experiment against the father, now put out from their moorings, and ran down full-sail upon the rights and privileges of all the Anglo-Americans in Upper Canada, in the case of the son. The contest came to issue on the above petition—Messrs. Attorney General, Jonas Jones, and Hagerman, took the command on the ministerial side—Messrs. Baldwin, Nichol, Hamilton, and the present Speaker, on the side of the people. The contest was close, sanguinary, and doubtful for three or four days—when the ministerial party began to give way—Then were the "tears of loyalty" seen to flow in gentle streams down the cheeks of one of the bravest of their leaders, while rallying his forces—then was one of the famous lachrymal appeals from the "son of a U. E. loyalist," made without effect—all was in vain—they had to contend with freemen—and were totally routed by a sweeping majority.

This contest closed by making void the return of Mr. Ham, and confirming the eligibility of Mr. Bidwell, jr. who, on a new writ of election being issued, was again brought up to the hustings and returned for the counties of Lenox and Addington.

Thus defeated in open combat, the Anglo-American enemy, sadly discomfited, and with drooping flags, retired into harbour to refit. Fully sensible of their own weakness, and convinced of the inexpediency of another open attack, their thoughts turned wholly upon stratagem. The very men who had strained every nerve, exhausted every argument, and whose loyal tears were seen to flow in the heighth of

arty pounced and mercy n the hollow nts, reverbenant through ention crimes e, the talents, cting kuife of

of success.—
experiments
lators choose
this and privimeans of the
nakedly, they
f defamation,
t of his scat,
much, that on
asserted in the
e, he regretted
bill was introer the illegality
th he belonged
hich otherwise

colony was exman of supell the seat thus. Question was having instrucground that he, ieo. Ham, Esq.

and others, proil fleet, buoyed
father, now put
privileges of all
ic contest came
nes, and HagerNichol, Hamilnicst was close,
rial party began
le streams down
is forces—then
loyalist," made
men—and were

d confirming the ssued, was again and Addington. adly discomfited, ible of their own k, their thoughts every nerve, exin the heighth of

their zeal, with a view to deprive the Bidwells, father and son, of the elective franchise, by means of this very same alien question, at once turned round—assumed an apparently frindly attitude, and under pretence of setting the matter to rest, and allaying the doubts which themselves had laboured to excite, (but with the actual view of obtaining an acknowledgement from the mouths of the representatives of people that the Anglo-Americans were aliens,) introduced a series of Resolutions most graciously promising all the rights and privileges of natural born subjects.—'The veteran defenders of the people's rights had now been too long in the field to be thus easily outflanked—Mr. Wilson, our present honorable Speaker rose, and put forth against them the whole powers of his clear and comprehensive mind, in a strain of native eloquence, simple, it is true, in its garbbut powerful and resistless as the mountain torrent.—" Doubt not," said he, "the rights of people who proved themselves worthy of the name of British subjects in the day of peril-disturb not the minds of those who have been in the peaceable enjoyment of their rights for thirty years—tamper not with a supposed disease, to which you have no power to afford an effectual remedy."—No allusion was made to the loyal bones of his ancestors in the grave--- whose sons were obliged to sit within the same walls with "felons and democrats"—no "loyal tears" were shedyet the appeal was convincing—the snare was unmasked—and the Resolutions swept out of the House by a large majority.

The failure of this stratagem, put an end to all hopes of success in this trick, unless the home ministry could be induced to turn a card. With this view commissioner after commissioner—lay and ecclesiastical—were sent to London—while the people of the colony were enormously taxed to pay for their underhand services:—representation on representation followed—every shelf in the alien-office was ransacked, but no case was found to suit their views. At last a solitary decision of the Court of Eing's Bench was had by accident, or designedly got up to meet the case, by the agents of the trick, from the interest and intimacy created among the under-strappers at home, by their many and well-paid for visits. This decision again lifted the druping hopes of the ministerialists in the colony—communications afresh showered about the ears of Earl Bathurst—but cautiously, so as to have the final management of the question under the hands of its first agitators in the colony, to dispose of it according to the original design—namely, to confirm their,

titles to real estate, but deprive them of the elective franchise.

Earl Bathurst, at last, overcome by importunities, and, in the hurry of business, evidently either not having before his eyes the leading features of our constitutional act, or being implicated in one of the deepest political tricks ever attempted against the liberties of a people, (which is not for a moment to be supposed, as no doubts are entertained of the sincerity of the imperial government) sent out to the Executive of this colony the following document:—

"Extract of a Despatch from the Right Honourable the Earl Bathurst to His Excellency Major General Sir Peregrine Maithand, dated Downing Street, 22d. July 1025."

"I have had under my consideration the REPRESENTATIONS which I have had the honor of receiving from you, en the subject of Aliens who have become settlers in the Province of Upper Canada, and I regret that it arrived at a period of the Session too late to admit of any measure being proposed to Parliament.

"I am of opinion that it will be odvisable to confer by a Legislative enactment, the civil rights and privileges of British subjects upon such citizens of the United States, as being heretofore settled in Canada, are declared by the judgment of the Courts of Law, in England, and by the opinion of the Law Officers to be Aliens; and of including in the same enactment the disbanded Officers and Soldiers of foreign corps, which were in the British service and such other foreigners resident in Canada, as are in truth Aliens, although they have hitherto enjoyed, without question, the rights of British subjects.

"'If, therefore, you should deem it expedient to submit to the Legislature of the Province at its next Session, a Bill for the relief of such persons as are now in the Province, I have to convey to you His Majesty's sanction for assenting to it, notwithstanding the general royal instruction or

that subject, and there is no necessity for you to withhold such Bill for the signification of His Majesty's pleasure. unless it shall pass in such a shape as may make you doubtful of its expediency."

(True Copy.)

(Signed) G. HILLIER.

On receiving this despatch, which left it altogether at the discretion of the Executive whether or not the measure should be submitted to the colonial legislature. His Excellency immediately communicated it to both Houses, recommending them to pass a law to meet the case. With this view, he called upon the Attorney General to draft a bill to be submitted to the honorable Legislative Council, in strict accordance with this despatch. Instead of informing his Excellency that this legislature had no power, according to our constitution, to confer on aliens the civil rights mentioned in the despatch, and recommending the Executive to refer the measure back to the imperial legislature, this legal adviser of the crown sat down and drafted the following bill—the greatest anomaly in legislation—the deepest laid snare against the rights of the people—that ever appeared in any country on earth-purporting, on the face of the preamble, to give all the civil rights of natural born subjects, thus extending the boon beyond the power of a colonial legislature, but, in all the enacting clauses, slipping in the two particles "SO THAT" no estates, &c. shall be vested in his Majesty, or titles impeached—thus by a nice legal turn coming up to the original design of depriving every Anglo-American in the colony of the elective franchise:-

AN ACT to confirm and quiet in the possession of their Estates, and to admit to the Civil Rights of subjects, certain classes of Porsons therein mentioned.

[HEREAS] many persons have become resident in this Province who having been formerly citizens of the United States of America, and being subjects of the Government of those States, have been naturalized as British subjects by any Act of Parliament; And Whereas there are also in this Province many persons who came from other foreign countries, and many reduced Officers and discharged Soldiers of foreign corps late in His Majesty's service, but not being subjects of His Majesty by birth or naturalization; And Whereas it is expedient that all such persons should be confirmed and quieted in the possession of their Estates, AND SHOULD BE ADMITTED TO THE CIVIL RIGHTS OF SUBJECTS, with such exceptions as have been from time to time provided by Acts of the Legislature of this Province with respect to persons having been resident in the United States of America, or having taken the Oath of Allegiance to their Government; And Whereas His Excellency Sir Peregrine Maitland, Knight Commander of the MostHonourable Military Order of the Bath, Lieutenant Governor of the Province of UpperCanada, and Major General commanding His Majesty's Forces therein, has been pleased to signify by Message to both Houses of the Legislature, that he has received His Majesty's express sunction to assent to the passing of such enactment as may afford relief to such persons being now in this Province: Be it therefore enacted by the King's most Excellent Majesty, by and with the advice and consent of the Legislative Council and Assembly of the Province of Upper Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of Great Britian entitled an Act to repeal certain parts of an Act passed in the fourteenth year of His Majesty's Reign, entitled, "An Act for making more effectual provision for the Government of the Province of Quebec in North America, and to make further provision for the Government of the said Province," and by the authority of the same, that from and after the passing of this Act all perso . who at the time of the passing thereof are resident inhabitants of this Province, shall be deemed, adjudged and taken within this Province, to be His Majesty's natural born subjects, to all meents, constructions, and purposes as if they, and every of them, had been or were born within this Province, SO THAT no Estates of what nature or kind soeyer, heretofore purchased by them or any of them within this Province, or to which they or any of them shall have become, or may become, in any manner entitled, shall be liable to seizure into the hands of His Majosty, His Heirs, or Successors, or their titles thereto be otherwise impeached by reason of their making the said purchases, or becoming otherwise entitled, any Statute, Law, or thing whatsoever to the contrary notwithstanding.

II. And be it further enacted by the authority aforesaid. That all persons who have been at any time heretofore resident inhabitants of this Province and become possessed of real estate therein, other than and except such as have been, or hereafter may be under any express provision in the Statutes of this Province declared or found to be Aliens, shall be deemed and taken to have been natural born subjects of His Majesty, SO THAT neither their title to any real estate within this province, nor the title of any persons claiming under them, shall be in any manner impeached by any proceeding on the part of His Majesty, His Heirs, or Successors, or otherwise

howsoever by reason of their having been Aliens.

cation of His expediency.'" LLIER.

of the Exelegislature. nding them ttorney Geeil, in strict t this legisens the civil to refer the vn sat down he deepest country on rights of nalonial legis-О ТНАТ" as by a nice American in

c Civil Rights

been formerly ment of those Whereas there many reduced not being subll sach persons BE ADMITave been from persons having giance to their mander of the of UpperCanad to signify by coress sanction ng now in this ith the advice ada, constitut-Parliament of rteenth year of c Government c Government passing of this this Province, :ural b**or**n subl been or were reretofore purnem shall have e hands of His reason of their thing whatso-

o have been at d of real estate express provied and taken to any real estate my manner ims, or otherwise III. Provided always nevertheless, And be it further enacted by the authority aforesaid, That nothing in this Act contained shall extend or be construed to extend to repeal or make void, or in any manner interfere with any Law of this Province respecting the quadrication of persons entitled to vote in the election of Members to be returned to the House of Assembly, or to be returned as members of the said Assembly.

(SIGNED) WILLIAM CAMPBELL, Speaker.

Legislative Council Chamber, 28th November, 1825.

This bill was submitted to the Legislative Council, passed by that honorable body in the above state, and sent down to the House of Assembly for concurrence. The Attorney General, still the leader of the ministerial side of the House, which, through the agency of reporting the debates, has been reduced in this Parliament to a minority of ten, rose to bring this bill before the House, in doing which, he delivered a speech of about five hours—the whole tenor of which, went more to argue, that the Anglo-Americans ought not to have equal rights with natural born British subjects, than to induce a belief that they were entitled to such rights, and ought to enjoy them-incumered. however, with such a heavy baggage of sophistry, that his real views might appear doubtful. In the course of this untoward harangue, he admitted that he had drawn up the bill, in his official capacity, at the desire of the Executive, and that it would be all-sufficient for the purpose by expunging the word "SO," in the enacting clauses, and inserting the word "and," which word "so," he said had crept into the bill in its passage through the Upper House. He stated, that he would prefer the passing of this bill; but should the majority be of opinion, that this legislature had not the power to legislate upon this question, ho had drawn up a series of Resolutions which he would recommend to the House. The Attorney General then read the Resolutions, which were mostly a transcript of those formerly rejected by the House, and concluded by again remarking that he would prefer the bill.

On hearing the bill read, and the arguments of the Attorney General thereone, the popular side immediately saw the cloven foot. The Speaker and Mr. M'Bride rose alternately, and pressed the Attorney General so closely with questions touching the sufficiency of the bill, in the answers to which his character as a lawyer was so much at stake, that he frankly and openly confessed this bill as drawn up by himself, and passed by the Legislative Council, would be "unconstitutional null, and void," so far as respects the elective franchise, should it pass into a law, but at the same time, observing, that it was not more unconstitutional than many acts that had

been already passed and acted upon in this Province.

This acknowledgement from the first legal adviser of the Executive, together with the deception apparent on the face of the bill, confirmed the suspicions of the majority of the House, and justly excited in their minds the strongest apprehensions as to the purity of the intentions of the colonial executive, and those who acted in conjuction with them from the first introduction of this question. Anxious however, to know the real views of the colonial government, the House addressed His Excellency for a copy of the correspondence with the home government upon the question; but His Excellency refused to comply with this request.

Thus convinced that the whole measure, either in the shape of the bill or resolutions proposed by the Attorney General, was only a continuation of the old trick—another insidious effort of the well-known enemies of the Anglo-Americans, the House took a broad stand against both. But as the consideration of Earl Bathurst's despatch had been so anxiously pressed upon them by Il is Excellency, they came to a determination to express their opinion upon the subject, without any hopes that their views would meet with the concurrence of either of the other branches of the legislature. With this intention, Mr. Bidwell moved the following amendment to the above bill:—

Amendments made by the Commons' House of Assembly in and to the Bill, entitled, "An Act to confirm and quiet in the possession of their estates, and to admit to the Civil Rights of subjects, certain classes of persons therein mentioned."

In the Title-After the word "Act" expunge the remainder of the Title, and insert "to declare the law respecting the Civil Rights of certain inhabitants of this Province."

80

C

in

ca

wi

Go

se

be

by

lec

17

pro

rec

Th

and

to

gro

wa:

mir

sub

lane

The

inh

thei

of o

3d, nies

agin

long

into

men

and

bec.

licer

Suc.

the

inde

a ca

any

faith

year

it sh

In it

ettl

but :

State

T

ame

ial

d a

H Press, 1 line 1-After the word "Whereas" expunge the remainder of the bill, and insert "a very large portion of the intuitiants of this province is commosed of persons, who have come from the United States of America, and who were either natural born British Subjects themselves or children of natural born British Subjects, which said persons have, with the knowledge, approbation, and encouragement, and in many cases, in consequence of the invitations of His Mnjesty's Government, come into, settled, and been received in this province, and been treated and considered as natural born British Subjects, to all intents, constructions, and purposes whatsoever, not only entitled to all the rights, privileges, and immunities, but also subject to all the duties, obligations, and responsibilities of natural form British Subjects, and have manifested the most loyal attachment to His Wajesty's Covernment: And Whertas doubts have lately been expressed whether they are entitled to the rights and privileges of British Subjects, whereby great uneasiness is likely to be excited in the minds of the people of this province, and the honor and good faith of His Majesty's Government are liable to be impeached; and it is therefore expedient for the purpose of removing those doubts to declare the Law upon the subject: Be it therefore declared and enacted by the King's most Excellent Majesty, by and with the consent of the Legislative Council and Assembly of the province of Upper Canada, constituted and assembled by virtue of, and under the authority of an Act passed in the Parliament of Great Britain, entitled "An Act to repeal certain parts of an Act passed in the fourteenth year of His Majesty's reign, entitled, "An Act for making more effectual provision for the Government of the province of Quebec in North America, and to make further provision for the Government of the said province," and by the authority of the same, that all persons who were born, or whose fathers, or paternal grandfathers, were born in His Majesty's dominions and who have since been resident in this province, (notwithstanding they may have resided in, or been citizens of the United States of America, at or since the period when the independence of the said United States was recognized and acknowledged by His Majesty's Government,) are, and shall be considered to be, and to have been to all intents, purposes, and constructions whatsoever, natural born British Subjects, and to be, and to have been, entitled (subject to any qualifications which the Legislature of this province has from time to time thought it expedient to impose,) to all the rights, privileges, and immunities of natural born British Subjects." (SIGNED) JOHN WILSON, Speaker.

Commons' House of Assembly, 14th December, 1325.

CI

to

n

a

la

ri

m

a

la

C ti

la

n

lė

tĺ

S

Q

3/

T

ti b G

W. Tark

This amendment, or declaratory bill, was opposed by the ministerial party with the utmost vehenence. The Attorney General, in a most impassioned tone, said he would suffer death before he would consent to a measure that would confer the rights of subjects on men who, but a few years ago, had "invaded our countryransacked our villages—burnt our honses—and murdered our wives and children." The provisions of the amendment, though plain and simple in themselves, and confined to the persons now in the colony, were misconstrued into a broad and general admission to the rights of subjects of all Americans who might hereafter choose to come in—It was also openly asserted, in doors and out of doors, that by this declaratory bill, all Americans by crossing the lines, might immediately enjoy the privileges of the elective franchise, although it contained an express proviso subjecting all persons embraced in it to the existing laws, which require seven years' residence, &c. The debate was animated and lasted for four days successively, when it closed with the adoption of the amendment, by a large majority.

This declaratory bill, after passing the House, was sent to the Legislative Council, where it was soon committed to the company of the six repeals of the 44th of the late king.

That the House of Assembly, however, acted correctly in passing this bill, and that these Anglo-Americans can never, with the slightest degree of justice, and without an open riolation of good faith on the part of the government, be viewed as 247 thing but natural born British subjects, to all intents and purposes, must appear clear as the sun at noon-day, to any dispassionate mind, on reading the following communication, which lately appeared in the Canadian Freeman:—

led, " An Act its of «ubjects,

t "to declare

insert "a veve come from themselves or wiedge, appro-His Majesty's ited and consies whatsoever, all the duties, fested the most y been expresswhereby great I the honor and erefore expediet: Be it theree consent of the l and assembled at Britain, entiof His Majesty's of the province nent of the said or whose fathers, nce been resident is of the United nited States was be considered to ıral born British tich the Legislathe rights, privi-

N, Speaker.

ial party with ned tone, said t would confer tour country and children." elves, and conroad and genereafter choose that by this derenjoy the priroviso subjecteven years' recessively, when

gislative Counof the 44th of

ng this bill, and
of justice, and
ent, be viewed
and purposes,
nd, on reading
n Freeman:—

For the Canadian Freeman.

The Message of His Excellency, the Lieutenant Governor, to the House of Assembly, presents one side of the case of the Anglo-American inhabitants of Upper Canada. It states that the greater part of them became inhabitants of this Province "with the knowledge of the Govornment." It might have stated, that they became such, not only with the knowledge, but with the approbation, and not merely with the approbation, but under the encouragement, and upon the invitation of the Government. They were thus invited and encouraged by offers of Crown lands to settle on, and by actual grants of such lands made to them accordingly, upon their becoming settlers; and these lands were thus granted to them from the Crown, not by mistake, or under any misapprehension of their character, but with a full knowledge that they had been resident in the United States at and after the treaty of 1783, which is now considered the criterion of national character.

A series of Acts, Legislative and Executive, and indeed the whole ceurse of the proceedings of the British and Provincial Governments, in respect to them, have recognized and treated them as subjects, from the first settlement of the Province. Those Acts being appropriate to these Colonies, and this Province in particular, and not applicable to the mother country, the claim of the Anglo-American settlers to civil rights, and a capacity of holding land in the Provinces stands on different grounds from the claim of such persons to inherit estates in Great Britain. Yet it was not until 40 years after the treaty of 1783, that there was any decision in Westminster Hall, that the treaty produced the effect of incapacitating a British born subject, resident in the United States at its date, from inheriting real estate in England. In the mean time, there were repeated decisions to the contrary in Scotland. Those cases, however, are clearly distinguishable from that of the Anglo-American inhabitants of this Province, holding lands here.

The limits of this communication will admit of no more than a bare outline of their claim.

Seven years after the treaty of separation, being one year only before the date of our Provincial Constitution, a Staute of the British Parliament, the 30th of Geo. 3d, cap. 37, entitled "An Act for encouraging new settlers in His Majesty's Colonies and Plantations in America," was passed for the professed purpose of encouraging these people, describing them as "subjects of the territories or countries belonging to the United States of America," to come from thence, with their families, into "the territorities belonging to His Majesty in North America," particularly mentioning "any part of the Province of Quebec," "for the purposes of residing and settling there," this province being at that time a part of the Province of Que-To encourage them thus to come and settle here, they were authorized to be licensed to bring with them property, not exceeding fifty pounds, free of duty.— Such persons, so coming to reside and settle in the Province, were required to take the oath of allegiance, without any probationary period of residence. It was not, indeed, specified what rights they should enjoy as settlers. The very term implies a capacity to take and hold lands for settlement, and there was no infimation of any restriction as to civil rights. 'The Statute was undoubtedly intended in good faith, and not for the purpose of decoying them into the Province, that, after forty years, they might be disfranchised and alienated, by ex post facto construction; and it should be interpreted so as to effectuate the intent, with which it was enacted. In its effect, according to a fair interpretation, it was an act of naturalization of those acttlers, or recognition of them as subjects. So it was understood not by them only, but also by the Government, not only of the Province, but likewise of the Parent State, and not only then, but afterwards.

The next year our Constitutional Act, the 31st of Geo. 3d, was passed, by the ame Parliament, under the same auspices, and upon the same principles of Coloial policy; and there can be no doubt that the term subjects, used in it, was intended and understeed to comprehend the could be active.

preceding year. In that sense these Acts were, and have been, practised upon; and cotemporaneous and continued practice is a good rule for the interpretation of Statutes.

General Simcoe, the first Lieutenant Governor of the Province, having been a member of the British Parliament when both of the Acts were passed, and in the confidence of the ministry that framed them, and organized the Provincial Government under them, in pursuance of his instructions, and in prosecution of the liberal policy of the settling Act, issued a Proclamation, in His Majesty's name, dated February 7, 1792, and caused it to be published in all the northern parts of the United States, addressed "To such as are desirous to settle on the lands of the Crown in Upper Canada," inviting them to come and receive grants of these lands, upon making it appear that they were in a condition to cultivate and improve them, and taking the oaths of allegiance, &c. to which they were to be immediately admitted.

In compliance with that public invitation, and with full confidence in the security and good faith of the British Government, after consulting Counsel in and out of the Province, as to the legal effect of the Acts of 30th and 31st Geo. 3d, several thousand of such settlers, from time to time, became inhabitants of the Province, obtained lands here, by grants from the Crown and purchases from grantees under the Crown, erected buildings thereon, and expended their money and their labour in clearing, cultivating and improving their farms. They were received as subjects,

and admitted at once to the full enjoyment of all civil rights.

Three years afterwards, in consequence of their having been resident in, and under allegiance to the United States, the Provincial Legislature, in 1795, thought proper to suspend, for a limited time, the exercise of their right of eligibility; and in 180% they suspended, for a similar length of time, their right of suffrage. These restrictive Acts, to which His Excellency alludes, as imposing qualifications upon these inhabitants, were predicated upon their character as subjects, recognizing the existence of their civil rights, even those which were thus temporarily suspended, and indeed implying that without such temporary suspension of them they might be still exercised immediately, and that they could of course come again into unrestricted exercise, after the expiration of the limited term of suspension. preamble of the first of those qualification Acts, the 35th Geo. 3d, cap. 2, was in these words—"Whereas many natural born subjects of His Majesty, who have sworn allegiance to other States or Powers, and been resident in the dominions of the same, have been induced, or may hereafter be induced, by the excellency and lenity of His Majesty's Government, to become inhabitants of this Province; and whereas it is expedient that such persons should be immediately admitted to all the teges of British subjects, therefore be it enacted &c. that "from and after the passing of this Act," they shall not be eligible &c. "until such person or persons hall have resided for and during the space of seven years next ensuing the day of his coming into and settling as a subject in the said Province." Here is an acknowledgment of them as subjects. This Provincial Statute, thus acknowledging them to be subjects, by His Majesty's Representatives in the Province; and, being transmitted to the Secretary of State, in the manner prescribed by the Constitution, and not thereupon disallowed within two years, it thereby received the sanction of His Majesty himself and his ministers. The Act now proposed to be passed, for the acknowledgment of these persons as subjects, under the same qualification, may be more formal and explicit, but cannot be more constitutional or obligatory.

It is observed, that the Provincial Acts of restriction applied only to the rights of eligibility and suffrage. They did not restrict or suspend, even for a limited time the capacity of these inhabitants to hold land, of which they were then, and from the commencement of the Province have ever been, in the actual and undisturbed possession, and in the exercise of which, they have taken, held, conveyed, and transmitted innumber the tracts of land, until a 'ge proportion, probably one half of a

the in

this c exerc has c elect

The them

If, of the est be same Provifaith. who we reprove of the ful reserved.

tion of them them, killing

If th

sufficie

ing the long p Such a sions d Gover cellen "ackn ture of differe I trust clusio and c qualifi eligibl who h that th rest f subjed from .

The clarate intendunava rite ar

Th a larg ed upon; etation of

nd in the dispersion of the di

Province,

tees under

heir labour

is subjects,

ent in, and 95, thought lity; and in These reitions upon ognizing the suspended, they might n into unrension. The ip. 2, was in , who have dominions of cellency and ovince; and ted to all the and after the n or persons ng the day of s an acknowlging them to being transstitution, and nction of His

tory.
o the rights of
a limited time
hen, and from
id undisturbed
yed, and tran
one half of a

assed, for the ation, may be

the improved farms in the Province, are now held under these Anglo-American titles, and must stand or fall together.

At every succeeding election of Parliamentary Representatives, freeholders of this description personally, and upon such freehold qualifications, have enjoyed and exercised the right of suffrage: and I believe every succeeding House of Assembly has contained members of this description, and almost every member, has been elected by the votes of such electors.

The militia laws have considered them to be subjects, and as such, have required them, under penalties, to serve in the militia, and they did, in fact, during the late

war, serve in defence of the Province against the United States.

If, after all this, they should now, by a retrospective and reversing interpretation of the laws, be condemned as intruders, usurpers, and aliens, it would be the grossest breach of public faith, that ever disgraced a civilized nation. It would, at the same time, amount to a declaration, that the whole proceedings of the Eritish and Provincial Governments, relative to them, have been founded in ignorance and ill-faith. It would imply a censure upon the illustrious Pitt, and the other great men, who were the authors and advisers of those measures. It would particularly cast reproach upon General Simcoe, the sincere and zealous promoter of the settlement of the Province, whose name instead of being reproached, ought to be held in grateful remembrance.

Why should the proposed Act in one clause, declare this, "very considerable portion of the population of the Province," to be aliens, and, in the end, confer on them the rights of subjects? That would be passing sentence of condemnation on them, in order to have the satisfaction of pardoning them. It would, indeed, be

killing them wantonly, for the sake of bringing them to life again.

If the existing Acts of recognition or naturalization of these inhabitants be not sufficiently explicit, let one be framed, in more definite and explicit terms, declaring them to be subjects, entitled to the civil rights and capacities, which they have long possessed and now enjoy, under the qualifications already imposed by law.— Such a legislative declaration or acknowledgment may set at rest any just apprehensions or doubts entertained on the subject; and it is fairly within the Licutenant Governor's recommendation and authorized offer of the Royal Sanction. cellency has candidly expressed his persuasion that these inhabitants may be safely "acknowledged as subjects, with no other qualifications than those which the Legislature of the Province has from time to time thought it expedient to impose." difference of opinion there may be as to the premises leading to such a conclusion, I trust every loyal and patriotic mind will concur with His Excellency in the conclusion itself, that it is safe to acknowledge them as subjects, entitled to civil rights and capacities, subject only to the qualifications now required by law. These qualifications are a residence of seven years, to be capable of voting as electors or eligible as members of Assembly, and the perpetual ineligibility of those of them, who have held official situations in the United States. Although I feel no doubt that they are now subjects, entitled to all civil rights thus qualified; yet, to set at rest forever all apprehensions and doubts existing in any quarter on this delicate subject, I hope such a Bill of acknowledgment may pass both Houses, and receive from His Excellency the proffered Royal Assent.

ANGLO-AMERICANUS.

The Speeches of Messrs. Kelph, Eidwell, Beardsley, &c. in favour of the declaratory bill, were clear, argumentative, and convincing: but as this sketch is only intended to fill one sheet, no extracts can be given from them. All, however, was unavailing with the ministerialists—the amendment did not forward their favourite and long desired object, and it could never meet with their approbation.

The ministerial party, enraged by disappointment and despair, and finding a large majority of the House inflexible in their determination to support the rights

and privileges of the American emigrants to their fullest extent, immediately rallied all their forces, in-doors and out-of-doors, and assailed the conduct of the House from all directions.—They were accused of declaring that to be true which was untrue—that to be law, which was not law—and that too by the Attorney General unblushingly, as well as others in the House, although he had acknowledged himself guilty of the very inconsistency of which he was accusing the supporters of the declaratory bill, by drafting a null and void bill for the Executive, and recommending it to the House for adoption. This gentleman, in the course of the discussion, indulged in a national abuse of the Americans so gross as to disgust all who heard him. The revolutionary patriots, the companions of the immortal Washington, he uniformly named as "rebels and traitors"—The Unined States' soldiers who fought in the late war, he more than once termed "murderers."

The Kingston Chronicle, a paper in the pay and confidence of the government, was the first to unveil, and openly avow the original design of the ministerialists; in doing which, it re-echoed the very language and sentiments of the Attorney General in the Lower House, and, we hear, of the Rev. Dr. Strachan in the Upper A person supposed also to be in the pay of the government, and who had long been waiting the issue of the alien question, with a hope that it would leave some vacant seats in the Assembly, now enraged by disappointment, could no longer conceal his real sentiments, and those of his party, and opened one common battery of the most foul and unjustifiable slander and abuse alike against the House and all the Anglo-Americans in the colony, under the signature of Catharus. This writer, finding all the insidious attempts of his friends in-doors to disfranchise the American emigrants, rendered abortive by the talents, the firmness, and patriotism of the Assembly, called aloud upon the Executive, through the columns of the Kingston demi-official Chronicle, to violate the laws of the land-to violate the faith of the government—to violate the uniform practice of nearly forty years—and His words are as to turn every American out of office and out of Parliament. follows :-

"Let all alien Americans, who now hold offices under the Crown, be immediately dismissed—let none but British subjects of approved integrity be appointed to the magistracy, to the office of sheriff, coroner, &c.—At a new election, let the sheriff, or returning officer, be instructed in their writs to admit none as candidates or voters but natural born subjects, or persons legally naturalized—but if by any chance, any individual of a different description happens to be returned, let the Executive dis-

solve the Assembly." In a colony where the Speaker, nearly half the Assembly, and it is thought at least two-thirds of the people, are American emigrants, such sentiments as the above, coming from a demi-official paper, must have creeted considerable sensation. Mr. Fothergill, then His Majesty's printer, and an independent member of the Assembly, called the attention of the House to these publications, which, he said, were a gross libel on the House, and were sufficient to kindle a flame of rebellion in the country, inasmuch as they came from a demi-official paper, notoriously in the pay of the government, at a critical time, when rumours were affoat that the government were about to deprive these people of their political rights—observing further, that this same paper had been libelling the House of Assembly, for the last twelve months. For these observations, Mr. F. was immediately dismissed from his situation, without a moment's warning, by which act, the Executive seemed to give an additional sanction to the writings of Catharus, who became every day more daring—being aware that his slanders were sweet as honey to the ministerialists, and that the present House despised the idea of interfering with the liberty of the press.

In a few days afterwards, Catharus appeared again—repeated the above call upon the Executive to turn out every American, and under the type of the warnings

of Cation, His lowir minis

ly dis verni mons can such the n

Βι

has, depa ancy appu feel the win the trust of my heard ways flame

The doubt to all circuithe a quest order serve franci

the questions the grade and a rey, no Strack adopt

" H for a r vernn upon

ought

cry of

No all the that t Earl I ately ralct of the be true the Ate had acusing the xecutive, e course as to diste immorty Unined

ed "mur-

vernment, sterialists; Attorney he Upper and who t it would ent. could one comgainst the Catharus. sfranchise and patriolumns of violate the ears—and rds are as

amediately
ted to the
the sheriff,
s or voters
ance, any
cutive dis-

thought at ents as the rable sennember of which, he ame of renotoriousafloat that ights—obAssembly, liately disExecutive o became ney to the he with the

ve call upe warnings of Cassandra, before the destruction of Troy, threatens the colony with destruction, by the hands of the American settlers, if his warnings be not attended to.—His abuse of the American emigrants had now become shameful—the following are a few samples, in which he clearly points out the original object of the ministerialists with the alien question:—

"Let all alien Americans, who now hold offices under the crown, be immediately dismissed, &c. &c. For how can we expect men born under a Republican government, and of republican education and principles, to be heartily attached to any monarchical government, however excellent? How, then, can we expect American republicans to make loyal British subjects? &c. Can we with safety trust such men with political power? Their conduct and their language, [alluding to the members,] proves already that we cannot."

But the following sentence comes to the marrow of the question:—

"This will bring back our representation to its constitutional state, from which it has, either by a mistaken confidence, or a culpable oversight, been permitted to depart.—I know these republicans well—I know their apparent placidity, and pliancy, and malleability, and their real cunning, and deceit and stubbornness—their apparent sincerity, and ingennousness, and their real cant and hypocrisy—and I feel myself justified, by a thorough knowledge of their character, to declare to the whole British empire, and if you please, to the whole world, that it is dangerous in the extreme to permit any of these republicans to hold any office of political trust or power under our government. Their whole history proves the correctness of my opinions; and I shall not cease warning the government, until my voice is heard, or until my warnings share the fate of Cassandra's, who, although she always faithfully foretold the danger, never could obtain belief, until Troy was in fiames."

These sentiment, coming from a demi-official paper, at once dispelled the doubts that had existed about the original design of ministerialists, and confirmed, to all intents and purposes, the suspicions raised against them by a long chain of circumstances, but most particularly by the deception apparent on the very face of the alien bill itself. No doubt now remained that the whole proceedings on the question from the commencement, had been brought on by the ministerial party, in order to "bring back our representation to its constitutional state," as Catharus observes, or, in other words, to deprive the American emigrants of the elective franchise.

While these things were going on out-of-doors, the Legislative Council took up the question with unusual diligence and warmth. They requested a free conference with the House of Assembly upon it; but the views of the two Houses ran so directly counter to each other, that nothing definitive could be effected. The Legislative Council then appointed a select committee to report upon the question, and a voluminous Report, which has since been printed at the office of John Carey, making 92 pages 8vo, and which is said to have been written by the Rev. Dr. Strachan, and revised and corrected by the Attorney General, was submitted and adopted.

The whole tenor of this report goes to argue, that the American emigrants ought not to enjoy the elective franchise, and dwells largely upon the old cuckoo cry of "treason and rebellion." In one passage it says:—

"Hence it appears to your committee impossible that your honorable house can for a moment entertain this clause, which virtually places traitors to the king's government, the destroyers of our parents and friends during the American Revolution, upon a footing with ourselves."

Now as this passage has reference to the declaratory bill, which only includes all those Americans now residing in Upper Canada, it must appear evident from it, that the Legislative Council had no intention of complying with the despatch of Earl Bathurst, which positively includes all "such citizens of the United States, as

"being heretofore settled in Canada, are declared by the judgement of the courts "of law, in England, and by the opinion of the law officers, to be aliens," without any reference to, or exception of, those who may have been "traitors to the king's government," or "the destroyers of the parents and friends" of these honorable legislative conneillors, "during the American revolution."

This idea seems to be strengthened by the following passage in the same Report, in which the Legislative Council distinctly admit that this legislature has not the power to confer the civil rights, pretended to be conferred by the bill which was

passed by them, and sent down to the Assembly for concurrence:-

"It is quite evident that this legislature has not power to enact laws repugnant to the constitution conferred upon us by the 31st of the late king. In eases not provided for by that law, we are at liberty to act, but no further. In as far, therefore, as rights of property are concerned, we may proceed in affording ample security and protection. But, as respects civil rights, we can do nothing, but in accordance with the constitutional statute. Now by this law, no persons are capable of voting at any election for a member to serve in the House of Assembly, in either of the provinces, or of being elected at any election, who shall not be of the full age of twenty-one years, and a natural born subject of His Majesty, or a subject of

His Majesty naturalized by Act of the British parliament, &c."

It must appear surprising to any person possessed of common sense, how, with such sentiments, the Legislative Council could presume to pass a bill pretending to confer civil rights. Or, could any one imagine, after such an acknowledgement, that they would censure the Assembly for rejecting such a bill? Because, if any person, who is not a natural born subject, can alone be "naturalized by Act of the British parliament," how could a provincial act be turned into an "act of the British parliament," by a despatch from Earl Bathurst—or by the mere ipse dixit of the King himself? Impossible. It is therefore to be inferred, that neither the legal advisers of the crown, nor the Legislative Council, had any intention of conferring the rights of elective franchise. They are by no means backward, however, in joining in the general endeavour of the disappointed advocates of this measure, to cast unjust odium on the House of Assembly, as will appear from the following passages in their Report:—

"The other branch of the legislature has thought fit to stand between the Royal Grace and those it was intended to benefit, and to propose measures subversive of

every law that connects society together."

Again, speaking of the amendments to their alien bill, or the declaratory bill passed by the Assembly, they say :—"These amendments attempt to sap the foundation of society, and to consider the duty of allegiance as a relict of tyranny." That these are the foulest aspersions ever thrown out by one branch of any civilized legislature against another, must appear evident to any unbiased person, who will take the trouble of reading these amendments, inserted in this sheet.

The session having now come to a close, His Excellency, in prorogucing the parliament, chimes in with the general delusion of the ministerialists, and their unjust censure of the House of Assembly, in the following passage in his speech:

"I regret that the gracious recommendation of His Majesty in behalf of certain individuals of this province, whose civil rights are liable to question, has not been met in all the branches of the legislature, with the feeling it might have been expected to call forth; and that its object should have been defeated in any quarter, by a want of confidence, so difficult to reconcile with those unvarying expressions of gratitude to a most munificent government, which I have ever witnessed with the greatest satisfaction, from my knowledge of the paternal care and protection by which they were so abundantly deserved. I am unwilling to entertain the belief, that any considerable number of the people of this province can have been insensible to the kinduess and protection which they have uniformly received from his Majesty's government; and I have, therefore, entire confidence that the good sense and good

feelir corre No

has be imposed imposed perial sion" part the Approviumifo and control imposed imposed

Im lency verns and trepre courcastl might W

cal,

and

most jesty on the of the of su and "" mali host

beg pres hone Ir they who

was
fingot
nary
The
reac
of
T

atte to of the e courts
without
he king's
onorable

Report, s not the hich was

epugnant cases not ar, thereple secuin accorcapable in either of the full subject of

now, with retending dgement, se, if any Act of the act of the dixit of the fer the learn of conhowever, measure, following

ratory bill ne foundap." That vilized le-

o will take

the Royal

ucing the and their speech: of certain not been exuarier, by ressions of

essions of I with the tection by the belief, inscnsible Majesty's and good feeling of those whom it was the wish of the government to relieve, will radily

correct any delusion which may have been excited."

Now the "gracious recommendation" of His Majesty respecting "civil rights," has been received with feelings of gratitude by the Assembly, and it is further impossible that the "object" could have been defeated by them, or by any other "quarter," in this colony, when no "quarter" or authority in the colony has the power either to confer on aliens the civil rights of subjects, or to prevent the Imperial Legislature from so doing at any time they please. Therefore the "delusion" is evidently on the side of His Excellency himself, and those who have taken part with him in this legislative mockery, and the reflection upon the majority of the Assembly, in the allusion that no "considerable number of the people of this province can have been insensible to the kindness and protection, which they have uniformly received from His Majesty's government," was uncalled for, unmeritted, and disingenuous.

Immediately after the prorogation of the Parliament, the advisers of His Excellency, knowing that their own conduct, and the inconsistency of the Executive Government, were likely to bring down upon both the heavy censure of a free press, and the disapprobation of the country at large—and with a view of backing the representations on the alien question, about to be sent home by the Executive, encouraged His Excellency to make a tour into the new settlements, in the Newcastle, Midland, and other Districts, where they thought a few loyal Addresses,

might be got up, before the real state of affairs became generally known.

With this view, His Excellency and suit, with all his advisers, lay and ecclesiastical, put out on their journey. In the back settlements, they succeeded pretty well, and by the aid of a few local office-hoiders and expectants, got up some of the most ignorant and inflammatory matter ever presented to the representative of majesty in the shape of Addresses—all carefully couched, however, so as to reflect up on the conduct of the House of Assembly, on the alien question, with the exception of that from Mr. Robinson's late settlers. The following extract, from the Address of sundry inhabitant of the Newcaste District, is a good sample both of the matter and style of these Addresses generally:—

"We have lately perceived, with feelings of honest indignation, an attempt base malicious, and unfounded, of rendering the government of your Excellency an object hostile to the best interests of the Province, we embrace this occasion to publicly convey to your Excellency and the country an abhorrence at the foul attempt, and beg most respectfully to avow that our sentiments are truly different to those expressed by some of the representatives of the people. We are faithful to our King

honest to our government, &c."

In the Durham Address, in speaking, as it is generally understood, of the House they say:—"It is painful to advert to the proceedings of a band of factious demagoge whose Acts perceptibly tend to disorganize society, to subvert legitimate authority, and talienate men's minds from the constitutional government." All this inflammatory trasl was most graciously answered by His Excellency, and officially gazetted.

In Kingston, however, they succeeded but poorly; for, although an Address wa got up, the Herald positively asserts that in order to make up something like an ordinary number they had to procure the signatures of a set of apprentices and minors. The same paper asserts, that many persons signed the Address, without hearing i read, who are since mortified to find that it contained a censure upon the Hous

of Assembly, whose conduct they heartily approved.

Thus in disgrace, discomfiture, and disappointment, has ended, so far, ever attempt on the part of a set of ambitious, illiberal, and vindictive politicians-to deprive a brave, industrious, peaceable, and loyal people of the right of freemen—rights, to the enjoyment of which, they have been invited be the government—rights of which they proved themselves worthy in times

peril and distress-rights which they have enjoyed in uninterrupted quietude for

nearly forty years.

It is but justice, however, to the character of His Excellency, and of the home government, here to state, that in whatever manner they may appear to have been implicated in this dark and deep design—this unwarranted and uncalled for interruption of the peace and happiness of an hitherto most peaceable and happy colony, and however His Excellency may have adopted arbitrary and high-handed measures against those who have, from principle, fearlessly opposed his advisers—the advocates of this unfortunate measure, yet public opinion acquits both His Excellency and the home government of any design against the liberty of the people, and rests the odium of such a trick upon the backs of a few deep and designing politicians, who have long nestled about the Colonial Executive—and who, like the fable of the snake and the countryman, the moment they have been warmed into existence by the fruit of the toils and the industry of the American emigrant farmers—the early pioneers of our forests—turned round upon their benefactors, and shed upon them the deadly poison of their political malice.

Want of time and means to publish more than one sheet at present compels the Editor to come to a close. But he hopes that enough has been said to convince every unbiased and dispassionate mind, that the Alien Question has been nothing but a snare—a hidden trap, with which to destroy the civil rights of the American emigrants in this colony—an apple of discord, with which first to divide the people, and then rule them with an iron rod—and that the conduct of the House of Assembly, from the first agitation of the question, has been such as to merit the ap-

probation and gratitude of every man who loves his country.

Let then the people of Upper Canada be cool, patient, firm, and united—let hem repose unlimited confidence in the wisdom and liberality of the Imperial Government—let them preserve a talented, patriotic, and independent House of Assembly—and they have nothing to fear from the snares of their enemies.

ide for

e home
re been
r intercolony,
easures
e advoellency
e, and
ag polike the
ed into
ant farors, and

oels the onvince nothing Ameride the ouse of the ap-

ed—let ial Goof As-

