is nothing can justify on our part a de- but they may say two Judges are suf- Local Government, but by the General same Government in which the patro. agreement entered into nage lay. It was agreed, no doubt, that the Judiciary should be paid by that the Judiciary should be paid by by them they should make the appoint ments — a discussion took place, and a shall fir their salaries. speech was made by a member of another branch of the Legislature, and there was scarcely any difference of opinion upon the subject. That provision has not been departed from even in the London Conference or in this Act. Then in regard to fixing the salaries, it is only after the Union takes place that no salary can be fixed without the assent of the General Parliament. All salaries may be fixed now, and appointments made to the Bench, but they are all subject to modification and charge by the General Government. If my hon friend was right in together. I will first read the resolusaying we should not make these ap- tion passed at the Conference, and I pointments, he might, with equal jus- will then read the law framed by the tice, say, if a vacancy occurred on the Attorney Generals of the different Pre-Bench of the Supreme Court, that it was under the control of the General Government alone, and we should not Imperial Government. First, appoint a Judge for that Court. He takes two positions, first, that it is a

Mr. JOHNSON .- I said we had the power, but the propriety of exercising

most distinctly that we had the right to liament of Canada. pass the Act until the time the Proclamatien brought the Act of Union into

pletures in the reast beginning the best of Judges and the amount of sales are appointed in the meaning, they opinion for one moment that the fill rice as they see fit. The salaries of large-opinion to the salaries of large-opinion opinion for one moment that up, mui jues as they see mi. and same of an approximate by some navice of the some now under the consideration of the four Judges are to be the same as the Government; and if they were appoint-committee was intenshing upon any salaries of the Judges of Upper Canada, set by the Gestein Georgians, would portion of that contract, I would give that was arranged at Quebec. It was it not be after advice had been given it, as one of the Delegates, my most brought up and discussed fairly there, by the Local Government? We have I hold that and the whole subject was entered into the power to establish these Courts, and under the provisions of this Bill we are in reference to the propriety of extend- I believe it is perfectly in accordance acting in honesty to our co delegates, ing to the different Provinces the same with the contract entered into with our My hon, friend from Northumberland privileges given to Upper Canada, The co-delegates, and not a violation of, it. says that at Quebec he took the ground resolution passed at the London Con- If it was, I would not stand bere, and that the salaries must come from the ference shows clearly the nature of the support this Bill, Lam not supporting

"The General Government shall ap-

This section was not put in by chance. otherwise it would not have been put in. We discussed the whole Quebec Scheme, and the question was argued ment of Judges. in reference to paying the Judges of the County Courts in Canada, and we to Ottawa. secured for New Brunswick the same privilege.

Mr. SMITH .- There is a distinction between the resolution passed in Conference and the law.

Hou. Mr. TILLEY .- I will read them "The General Government shall ap-

violation to a certain case of the Superior and District and country faith with our co-delegrates, and next, Courts in each Province, and Parliament shall fix their salaries."

The Law tramed from that says :

operation; that our power was not limbate, which we told them were paid by made, and the next day say I am rowking Hon, Mr. TILLEY-Then my hon, provision to pay the Judges of County tified in doing what we are, said the fees. Why was it necessary to make a against Canada. We are perfectly jurfriend takes away one of the objections. Courts unless we contemplated estable only question to be considered is how I thought he admitted that we had the lishing them? I think every hou memmany Judges are you justified in ap-I monget as such as Act, but did not ber in the House will see, that it is the pointing or employing for these duties? but think we had the power to appoint the spirit of the agreement that these Courts If you appoint more than are necessary. Judges or fix the salaries, Thoright, should be established. If we did not you are not justified, therefore you Junges or its the salaries, saveries, samuel or essentially as the salaries are concerned, is a contemplate doing this why did we should appoint just as many as were not so hat as the satured are concerned, as, contemptate oring this, why can be passive appropriate as many as season matter to be dealt with after Union sak for this change in the Quebec constant of the Concept of the C

parture in the least degree from a coa- ficient, and they can deal with the num- Government. Suppose these Judges it for motives of personal interest, for I canuot be a judge,

Mr. SMITH -You can appoint your friends.

Hon. Mr. TILLEY: -I should like to know from my hon, friend, with his experience in this respect, what he thinks but the question was well argued, of the patronage. I do not think he would desire a very large amount of patronage, especially in the appoint-

Mr. SMITH .- It will help you to go

Hon. Mr. TILLEY .- In making these appointments, there will be five enemies made to one friend. I have no doubt it there are four Judges to be appointed, there will be found twenty willing to take the officei for the members of the profession are very patriotic, and they would make a great merifice to prevent a situation of this kind from going a begging. I am not a lawyer vinces, assisted by a legal gentleman be a Judge, so I cannot be charged with who drafts the Imperial Acts for the supporting the measure for that purpose. If I was looking forward to Ottakes two positions, first, that it is a produced by the states of the state of the it for me to stand here in my place and advocate the passage of a Bill at variance with the wishes of the gentlemen in Canada with whom I would be asso-The Salaries, Allorance, and Political that is a section into a bill that of any that a right to pass the familiar to say what a right to pass the familiar to say what a right to pass the familiar to say what a right to pass the familiar to say what a right to pass the familiar to say what a right to pass the familiar to say what a right to pass the familiar to say what a right to pass the familiar to say what a right to pass the familiar to say what a right to pass the familiar to say what a right to pass the familiar to say what a right to pass the familiar to say what a right to pass the familiar to say what a right to pass the familiar to say what a right to pass the familiar to say what a right to pass the familiar to say when the Act, but had not the power to appoint Now Bennavith), and of the Admirally Conal. I was teld I was adventing the Judge.

Outside new where the Judges there.

Mr. JOHNSON.—No, no. .I said of and the mental state of the stat honestly wan ting to get into the public chest of Canada. It is not very consis-

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