the fees were too small when the amount my hon, friend he may be a good judge the test were too sand were to be able to the control of a control of the control

hands of a Committee:

nands of a Committee:

Mr. Grener - 16 is getting to be too common a practice 44 delegate our powers to a Committee. It is better to dispose of saything in it that was wrong, the other

to attend to it at this season of the year. Mr. McMr.Lan -I hope the Bilt will

not be dealt with in that summary way. The fill is not a new one, for we had it before us at the last meeting of the Legislature, when it was fully discussed, If there are any objections to the Bill now

within freelf it follows our the life pro- all engaged in it. Facrefore, it should whitmisteries roots our tier into the best form; it is not consider the pro-cedure in Engined, which has been domind, be the lawyer's place to consider the pro-to want 'exteemely well'; persone it has visions of this Bill. The hom, member or see softment to the point at issue, and say from St. John has said, this Bill would over-confluence to the points at some small exp. [room St. John has wid, this Bill would need inclination of electronic missinguishing provides legislation in consist where the winnesself for listance, are already of the state friend from York, but I suppose the will their fees to accomplish that object, when linued.—There is no originality in the he some good festores in him fees impose they consider the expense of juries and Bill; it was a section picked up here, and

has high their force of the control for M in third to a commission, but to a full in this day and seven dependent of the control for the control force of th that case the lawyer would make a recurse in first the Lish support the principle's to say there that Bill is a complete jumble the Bill, without thay could show some of nonsense, such it would be impossible should be in the Bill is a complete jumble of the Bill is a complete jumble should be impossible to carry it out. Talk asout engrying it up hosiness, I shall vote to place it in the every feetion of that Bill and show its absurdity; for there, are some principles there that are perfectly right, and lawyers are willing to me for them. Lawyers get the credit of getting more cost than they it this Session, and if there should be setually do; take for instance cight or nine pounds cost on a judgment by de branch of the Legislature could point it fault; and how much does the lawyer get : He gets four or five pounds; all the restis Mr. L. P. W. DesBuiser.—The bill paid into the Province, except a for a shi-will have to be thrown out or referred to line, paid to the Judges, about two-thirds a Committee, for the Honax has not time for the winde cost goes into the lawyer's

the Planet f does not have to wiMr. Cublip .- If the reduction of fees

that is taken up it is sunderstry process.

Mr. Nexdiam.—The bost more of this let use it lift the process of the continuous states that the latest that latest that the lates in it that the lawyer never worked for, I believe if this House would refer this Bill to a committee, they would prepare a Bill to lay before the next Session the Legislature of which the House would not be ashamod.

Mr. WETMORE.—I fully agree with many of the remarks made by the hon-member from the County of York. This Bill has been an annual offering, and it doubtless had a beneficial effect at the Inst election in the County of Westman land. It seems to be my hone friends hobby, for it is always uppermost in his mind, being a species of monogania. There may be, some usees ty for, law re-form in this country. Lam not prepared to deny this, but I am prepared to say that it is unfair for bon. members, and fe him, to make the sitack which he did upon the legal gentlemen of the Province. am prepared to take my stand as one of those legal men, and challenge any other Mr. GILBERT did not make an at-

tack upon the profession. I said that in some cases members of that profession might be found to be unscrupulous. I did not make a general attack.

Mr. WETMORE. - I heard my hon. lings pend to the Judges, about two-thirds suppose that a majority of the legal pro-of the whole cost goes into the lawyer's lession were near of so character. If that pocket. Is the fair that you should lossy is not an unsimastion, against a body of hose other costs, while you cu. down the men, I am at a loss to know how you is wyers and leave them nothing at all? can make an insinuation against them. those other costs, write you cut down the men, I am a.i.e. nos. 10. kpps now you have not have them to thing at all? can make an instituation segment them. In this 12 to 65 for a copy; Clerk of the secult; and into intend to make this Court 18 164.—making 15s. 83. If the done so, complying the position which he defendant settles this before the return of does, for there is an old adags which says, is the time to make their, so that they the well the large gents on similar, we can be discussed.

The property of the control have heard a great deal said about the Government being disposed to maintain vested rights. Now, I ask it it is fair play for men who have spent their time and talentsin getting a profession to have their means of living wrested from them without an hour's notice, without even consulting the members of that profession, some of whom may have arrived at that time of life that they cannot earn a living ingressor, the "flambing door not have no "emitt. UDLIN"—it is must not a settled buy on the latent. He can be designed in the latent that the latent is not be patrictle for the time, more settled by any other size of the latent that the patrictle for the time, more settled to be under the latent that the patrictle for the time, more settled to be under the latent that the patrictle for the time, more settled to be under the latent that the patrictle for the time, more settled to be under the latent that the latent that the patrictle for the time, more settled to be under the latent that the latent

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