apprehended the learned could again case, because udges quoad current jurisuld be virtu-

rawal of all not, in the dition of the t of Canada could not

lischarged.
e property,
to them.

defence of

o dismantle

official cusdication in

.P., being

ce to the hich their soners on to be per-

re imme-, under a ronto on

## APPENDIX.

At the Court at Osborne House, Isle of Wight, the 4th day of February, 1865.

THE QUEEN'S MOST EXCELLENT MAJESTY.

Lord President—Earl of Clarendon, Duke of Somerset, Mr. MASSEY.

Whereas, by an Act of Parliament passed in the Session of Parliament held in the 6th and 7th years of Her Majesty's Reign, intituled: "An Act for giving effect to a Treaty between Her "Majesty and the United States of America for the apprehension of certain offenders," it was by the 5th section enacted that if by any law or ordinance made by the Local Legislature of any British Colony or Possession abroad, provision should be made for carrying into complete effect within such Colony or Possession, the objects of the said recited Act by the substitution of some other enactment in lieu thereof, then it should be competent to Her Majesty, with the advice of Her Privy Council, (if to Her Majesty in Council it should seem meet, but not otherwise,) to suspend the operation within any such Colony or Possession of the said recited Act, so long as such substituted enactment should continue in force there and no longer.

And whereas, by an Act passed by the Legislative Council and Assembly of Canada, in the 12th year of the Reign of Her present Majesty, intituled: "An Act for giving better effect within this Province to a Treaty between Her Majesty and the United States of America, for the apprehension and surrender of certain offenders," (which Act was afterwards incorporated in and continued by the 89th chapter of the Consolidated Statutes of Canada, under and by virtue of another Act of the said Legislative Council and Assembly, passed in the 22nd year of Her Majesty's Reign, intituled: "An Act respecting the Consolidated Statutes of Canada)," provision was made for carrying into complete effect, within the said Province, the objects of the said first recited Act of Parliament.

And whereas, by an Order in Council, made on the 8th day of January, 1850, Her Majesty, by and with the advice of Her Privy Council, was pleased to suspend the operation of the said first recited Act in Canada, so long as the substituted enactment contained in the said Act of the Legislative Council and Assembly of