on in this way: if an article which he

not consent to vote he required site and on which he had serves, as might Reserves, as might ple the only ground agent could occupy in ves. The hon gen-the whole question, by the pre-partition of the pre-Proprietors, reserving people, when prose-om high-water mark. e soil is in the Crown, iberty, under Licence py them for the pur-some years ago, the same to establish the nzione to establish the loserves, the Govern-we entertained by the extent, it was deter-te to the Imperial Go-lantley, who was then litted, by a Dispatch, ter, a statement of the together with authorin reserved to be inhultited to the Crown sion was—that, in all feet from high-water and reserved. for the stages and other necessived; but in all, a liberty to all Her a free fishery within high-water mark. the respect to the distance gut to be considered as the Reservation would extent of the Cousts anted and in the Grants are." The hon gentle-spatches, the Queries vers, and their opinion occoded thus: Now the in 1844, it appeared, and opinions first given;

HAME TO DE LEASE DE L egal opinions first given; made, for a further opin-icers. This opinion was led with the first. He, to the Crown, the fea-ment of the Colony, for-List Bill of 1851, all the-ouch Reserves, as well: a Lande in the Colony, the people. Where the was in the proprietor, the-se justified in asking possession or farm which was not a server was a proper or the colony.