

RESOLUTIONS
OF THE
HOUSE of ASSEMBLY,
On HIS EXCELLENCY'S ANSWER
to its *ADDRESS* in behalf of
FRANCIS COLLINS.

RESOLVED—

That this House does not doubt the sincerity of the anxious wish avowed by His EXCELLENCY in His Message to render service to the Province by concurring with the Legislature in every thing that can promote its peace, prosperity and happiness; but the imputation which this House apprehends to be conveyed by His EXCELLENCY'S Message, that they are not equally anxious and industrious for the same great ends, is neither justified by their conduct since His EXCELLENCY assumed the Government, nor is it what they had reason to expect, and in future hope to receive in all communications from His EXCELLENCY to this branch of the Legislature.

On which the following division took place:—

YEAS.—Messrs. Baby, Baldwin, Blacklock, Brouse, Cawthra, Dalton, Hopkins, Hornor, Ketchum, Lefferty, Lockwood, Lyons, McDonald, Mackenzie, Malcolm, Perry, Peterson, Radenhurst, Randal, Rolph John, Rolph George, Thomson, Wilson James, and Woodruff.—24.

NAYS.—Messrs. Attorney General, Bethune, Buel, Dickson, Ewing, Fothergill, Fraser, Hamilton, Henderson, Loughley, M'Call, M'Lean, Morris, Samson, Shaver, Smith, Terry, Wilkinson, and Willson John.—19.

SECOND RESOLUTION.

RESOLVED.—

That while this House does not doubt the disposition of *HIS EXCELLENCY* properly to extend mercy to those who supplicate it from the Throne, they owe it to their own honor and dignity to declare, that by their application for the extension of the Royal clemency towards FRANCIS COLLINS, they have not merited the imputation which they apprehend to be conveyed in *HIS EXCELLENCY'S* Message, that their request was inconsistent with the due support of the laws and their duty to society.

YEAS and **NAYS** same as to first resolution.