No. 7. Sir G. Arthur to the Marquis of Normanby, 8 June 1839.

Statement (H.)

STATEMENT (H.)

Commissioner for Crown Lands Office,
Toronto, 18

. £. Currency.

Acres, at

pounds the sum of RECEIVED from instalment pence, currency, being the shillings and lot, No. in the on in the district, a Clergy Reserve, the township of acres, more or less, sold to him at the rate of containing pounds currency, per acre, amounting to shillings and currency, upon condition of actual settlement, and of paying ten per cent. down, and the remainder in nine years, by annual instalments of ten per cent., with interest on each instalment as it becomes due.

Commissioner of Crown Lands.

currency.

No.

MEMORANDUM OF SALE.

per acre, amounting to £.

		•	*	. ,	•
		Inst	almen	its due, and payable as foll	ows; viz.
2	d In	stalment,	£.	currency, due	18
3	d	ditto	£.	ditto	18
4	th	ditto	£.	ditto	18
5	th	dit t o	£.	ditto	• 18
	th	ditto	£.	- ditto	18
7	th	ditto	£.	ditto	18
	th	ditto	£.	ditto	18
	th	ditto	£.	ditto	18
10		ditto	£.	ditto	18

-No. 8.-

(Separate.)

Copy of a DESPATCH from the Marquis of Normanby to Lieutenant-Governor Sir G. Arthur, K.C.H., dated Downing street, 26 June 1839.

Sir

No. 8. The Marquis of Normanby to Sir G. Arthur, 26 June 1839.

As you inform me in your Despatch of the 14th May, No. 108, that you propose to address to me a separate communication on each of the Bills passed by the Legislative Council and Assembly of Upper Canada, and reserved by you for the signification of Her Majesty's pleasure, I shall of course postpone, until I receive these communications, the advice which I may feel called on to tender to Her Majesty in respect to these Bills. But with reference to the Bill for disposing of the clergy reserves, I wish to call your attention to one point on which it is necessary that I should receive information.

By the 42d section of the Statute 31 Geo. 3, c. 31, it is provided, that no Act passed, in conformity with the preceding sections, for altering or repealing any part of that Statute, or affecting in any way the King's prerogative, shall be valid or effectual "unless the Legislative Council and Assembly of such province shall, in the session in which the same shall have been passed by them, have presented to the Governor, Lieutenant-governor or person administering the government of such province, an address or addresses specifying that such Act contains provisions for some of the purposes hereinbefore specified, and desiring that, in order to give effect to the same, such Acts should be transmitted to England without delay, for the purpose of being laid before Parliament previous to the signification of Her Majesty's assent thereto."