Sivil List being granted, has been comated to the Legislature of New Bruns- "not in making currency, but in dealing in by the Lieutenant-Governor Sir A. "existing currency and credit; or, as both

s such sums of money or rents, pay estion of such grants, leases be made payable to the Crown. The the Crown are not in any way abridged nined by the Act except so far as that, ney arising from the full and free enjoy-f them, to the extent limited, shall so part of the joint revenues at the dis-

ses of the country now render necessary, by and we know them to

I not be effected without a violent party which the personal character as to some

Legislative Council, being unwilled the subject itself comes to be grappled with ion on a point of such great and ubject themselves to the possibility of reaction on a point of such great and supertanes, wish to avoid being left in the what the Assembly may have incomplete in the term "moral instrucmittee of Ways and Means have made. The Committee of Ways and Means have the committee of ways and ways mittee of Ways and Means have recommend. re conclusive and con-ig explicitly their mean-and Coal, and the gradual reduction of the duties on other articles, in such a way as to ing them down to the standard of 1842, as ad for in the Compromise Act. We sok with interest for an account of the igs on this proposal of the Com.

ALLATIS, the author of a small, but ble work, entitled, " Consideraon Currency, and the Banking Sys. ance of public a letter to the Hon. L. Maison, on the subout the Province. That these ject of the Restraining Law of the State most advantageously combined of New York. He advocates its partial there can be no doubt.
Legislative Council is to repeal, so that every person, or association on of the means by which the combine ing business, be permitted to avail themselves of the privilege without restriction. He would of course, restrict the right of issuing raft of a Bill for surrendering to the a paper currency within well defined limits, alt of a Bill for sufferiorial and and never delegate it to any but corgonic Revenues of the Crown, on a suffi-bodies, amenable to the public. He unes

generally expressed, bankers are money becoming attention in New York. is in circulation in that city, to ture, setting forth " That long ex. nce, as well as recent disasters, show fficiency of the present Pilot laws and Pilot service of this State : that more bidder at public auction, due notice of this State: that more bidder at public auction, due notice of a Pilots are required, different modes of content bidder at public auction, due notice of Pilots are required, different modes of content bidder at public auction, due notice of a Pilots are required, different modes of content bidder at public auction, due notice of this State: that more pensation are expedient, and an independent, speedy and summary supervision of

Below will be found extracts from a petihis Act remains in force be carried to tion, for a modification of the Laws relating to Usury, presented to the Massachusett Legislature, in 1854, by over two hundred ge or other act, relating to lands or terri-which shall have been made previous to some of the most intelligent and practical business men of that place. As the riews of oughly practical men, they are the more The reasoning is sound and con-

"the Pilot service is necessary."

will be will b your petitioners, would therefore rea

retion of the demand and risk. We think that the law is wrong in imposing straint upon the absolute freedom of consult remeations—which, in order to be seen at must be left unfettered. In the case of which required to the consult remeations—which, in order to be seen at must be left unfettered. In the case of which represents every other sommodity, evil is far greater than it could be in the case of any other article of traille. We know that is former ages, which the laws, by a mistakes policy, forbade the receiving of any interest, one demning it as morally wrong, conserves ad the art were almost completely destroyed; and that are the opinion of mankind changed as this also the opinion of mankind changed as this as the opinion of mankind changed as this as the opinion of mankind changed as this as the opinion of mankind changed as this and wider and wid

he surplus which is now held by them ald be withdrawn. Here, it will be seen, bundance of difficulties in the way of a distribution measure upon more equitable sion. So the law to favour and particular principles sion. So the law to favour and particular principles sion. So the law to favour and particular principles sion. So the law to favour and particular principles sion. So to favour and particular principles sion. So the law to favour and particular principles sion. So the law to favour and particular principles sion. So the law to favour and particular principles sion. So the law to favour and particular principles sion. So the law to favour and particular principles sion. So the law to favour and particular principles sion. So the law to favour and particular principles sion. The union peeded to the so the so the sound principles; and before a sound principles. It is the sound principles in the sound principles in the sound principles in the sound principles. The sound principles is an interest of the sound principles in the sound principles.

have been devixed for evading the laws; modes of transacting business, which, besides being circuits us and inconvenient, and besides taking my and the series of the seri

A make alive. We appear on a large series of a l

they respectfully prey that the Basery Laws may be modified, as to lears the rate of interest, it will be continued in Carlaise next Wednesday, being the district, there is no doubt but that part of the district, there is no doubt but that part of the district, there is no doubt but that part of the district, there is no doubt but that part of the district, there is no doubt but that part of the district, there is no doubt but that part of the district, there is no doubt but that part of the district, there is no doubt but that part of the district, there is no doubt but that part of the district, there is no doubt but that part of the district, there is no doubt but that part of the district, there is no doubt but that part of the district, there is no doubt but that part of the district, there is no doubt but that part of the district, there is no doubt but that part of the district, there is no doubt but that part of the district, there is no doubt two miles South of the Highlaids.—Journal of Commerce.

The Quebec Official Gazetie of the 12th, contains a Proclamation by His Excellent and the part of the Wault."

The Suppose of t DISTINCTIONS BETWEEN FRENCHMEN AND

The stream of the analysis of the stream of



5 Bureau des Torres de la Courons ALEXANDRIA MARKET, Jan. 7.

FLOUR AND GRAIN.—We quote the waggon price of Flour \$9.50: holders ask \$10 from stores—shippers offer \$9.75. We quote Corn from waggons at 80 cents; from stores it is held at about 90 cents. courant, dans les differens Districts de cette vince, le PRÉMISE jours de MARS proci et les procedes ultérieurs requis pour mettre à uffet les conditions contenues dans la Lionnes d'Occupation, auront lieu à la Vente Annuelle enivante.

JOHN DAVIDSON.

PLAIN and ST. LAWRENCE RAIL-ROAD COMPANY, at their Office. Commissioner Street, on or before TWELVE o'elock noon, 31st inst., for the delivery in their Wood Yard at Laprairie, by the 1st July next, of—2000 cords Steambost Wood.

2000 cords Steambost Wood 300 do Dry Tamarack Tenders for part will be received,

ARCHIVES, OTTAWA.

EVED TO PUBLIC REC ODUCE, APPLY TO PUBLIC ARCHIVES, OTTAWA