hands had to be fed and clothed, which the manufacture of spirits did not require.

Mr. Coles said, a number of hands were required in brewing, besides expensive machinery, and large quantities of fuel. He did not think, the Americans would hesitate putting a duty on our grain, when made into spirits. We must either take off some of the duty on manufactured tabases. factured tobacco imported, or put it on the

ome-manufactured.

Mr. Cooper. The present object of the Hous was to raise money, he would vote for retaining the duty of 4d and putting 2d on ufactured.

Mr. MUIRHEAD moved that 3d be imposed or mported Tobacco.

Mr. Coles thought, that there was a loss or

the stems.

Mr. Longworth. The loss on stems is about one-third to one-fourth.

one-third to one-fourth.

Mr. Coles moved that Home-manufactured pay 14d, which was carried.

Mr. Douse presented a petition from inhabitants of Belfast, Murray Harbor Road, &c., praying for a Court of Escheat, and stating their dissatisfaction with the Act for purchasing Lands. Referred to Committee on the Land Obsection

A Bill from the Legislative Council, intituled an Act in addition to an Act relating to the office of Surrogate, and the granting of letters of admininistration, was read a first time.

THURSDAY, March 29.

After the order of the day had been gone into Mr. Cooper moved, that the Speaker leave the Chair, and Mr. M'Donald be Chairman of Committee of the whole House. Mr. Coles moved is amendment, that Mr. Haviland take the Chair. Mr. HAVILAND objected as unfair to place him.

one of the minority in the Chair, on a question of this importance. Mr. Coles thought Mr. Haviland from his long

experience and parliamentary knowledge, bes

M'Donald was a young member.

M'Donald was a young member.

Mr. HAVILAND was much obliged for the complingent, but stated his unwillingness to take the Chair, as he wished to speak to the question.

Mr. Colks urged the question, which being put was carried in the affirmative.

One of the petitions being read, praying for a

Court of Escheat.
Mr. Cooper rose and said, anything from him

would be of little use, unless he shewed authori-ties, he would therefore first shew-the condition of Forfeiture. " And the said Grantees further bind and oblig

themselves, their beins and assigns, to extite the said Lot or Tewnship hereby granted, within Ten Years from the date hereof, with Protestant settlers, in the proportion of one person to every Two Hundred acres—said Protestant settlers to be introduced from acres—said Protestant settlers to be introduced from such parts of Europe as are not within His Majesty's dominions, or to be such persons as have resided within His Majesty's dominions of America, two years antecedent to the date hereof. And if the said Grantees shall not settle one third of the said Lot, or Township in proportion aforesaid, within four years from the date hereof, then the whole of the said Lot, and Lot or Township shall become forfeied to His Majesty, his heirs and successors, and this grant shall be void and of none effect."

Sir Alexander quoted a despatch of Lord Gleneig's to show that as far back as the year 3757, the Inhabitants have sought the enforcement of the forfeiture, the settlement of the Terantry in the simple.

"This impression would seem to have originated as far back as the year 1787, and it may have derived some confirmation from the course pursued with angard to the forfeited Lots Nos. 15 & 55."

About the year 1800 and up to 1802 the Minister conceded that point, which we have in overnor Fanning's Speech.

"I have the satisfaction to inform you, from the ighest authority, that the public affairs of this Island are already attracted the attention, and her brought mader the consideration of Itis Majesty's Ministers a manner highly favourable to the late humble ad dutiful representations, made on behalf of the bitants, respecting the many large, unsettled, and

A Bill was passed for the purpose of revisting to ferfeited Lands in the Crown, 2d April, 1803 bout this time the Governor and others so any Townships for small sums, and they sped the Acs which had the Royal assent.

Resolved, That it appears to this Committee, Goeral Fanning.

"Resolved, That it appears to this Committee, Signified by His Majosty with the mastiled Lands of this Island—were in direct conformity with His Majosty of the Islands—and for reinvesting His Majosty with the mastiled Lands of this Island—were in direct conformity with His Majosty's Royal Pleasure, signified by His Secretary of State, to the late Lieutenant Governor, General Fanning."

"Resolved, That it appears to this Committee, and that they have the strongest reason to believe, that the Hayal Assent to the said Act for reinvesting His Majosty with such Lands as are or may be liable to forfeiture within this Island, has been graciously afforded by His Majosty."

This agitation continued until the year 1806.

b

manufacture of spirits, it was different ed to draw up the heads of a new Bill, for the effectually revesting in His Majesty such Lands in this had to be fed and clothed, which the

The proceedings appear to have been quashed as the Committee made no report. In the year 1816 it appears, that the Governor made proclamation for the regular payment of Quit rent.

tion for the regular payment of Quit rent.

"Whereas by my Proclamation, issued on the First day of Octoler, 1816, it was notified that it was intended on the part of the Crown, to fix a Scale for future payment of Quit Rent, would commence on the 25th June in that year, and that the first half-yearly payment would be demanded on the 25th day of December following."

"The further pleasure of His Royal Highness is, that the Proprietors of Township Lands shall be released from the obligation imposed by their original Grants of settling them with Foreign Protestants, provided that within Ten years from December 1816, the Lands shall have been settled with other persons

the Lands shall have been settled with other person-in the proportions specified in their original Grants.'

About the same time Townships (15) and (55)

again revived in the year 1832, and in the year 1833, the census was taken showing the No. of settlers in fee, and the No. of Tenants and Squatters upon each Township. Township 17 had 99, No. 28 had 94, settlers in fee simple.

Q. Is it your opinion that the Representa-tive of His Majesty is competent to appoint a Court of Escheats in this Colony?

Court of Escheats in this Colony?

A. I am of opinion that it is competent for the Representative of His Majesty in this Colony, to appoint a Commissioner or Commissioners of Escheats within the same.

Q. Were such Courts appointed, would it be necessary to regulate their proceedings by a law of the island?

A. If such Courts were established, I am of A. If such Courts were established, I am of opinion that it would be proper and necessary to regulate their practice and proceedings by law, and particularly to define the period of notice to be given, and how given, before proceeding to take an linquest of Office for the purpose of revesting in His Majesty any Landa within this Island; and such law should also limit and fix a period for parties to come in and traverse any Inquest so taken.

Q. Is it your opinion that the Representative of His Majesty is competent to appoint Courts of Escheat in this Island!

A. Unquestionably.
Q. Were such Courts appointed, would it be necessary to regulate their proceedings by a Law of the Island!

A. It would not be absolutely necessary, it A. It would not be absolutely necessary, it being the prerogative of the Crown to appoint all Courts of Justice, and to regulate their proceedings, provided they are conformable to the known laws of the Island; but it would be highly advisable, inasmuch as a regular course as well of re-investing the Crown with the Lands liable to Escheat, as to point out the Lands liable to Escheat, as to point out the mode in which those who think themselves aggrieved may traverse the Inquisition.

In 1838, the Lieut. Governor submitted to the House of Assembly, a correspondence between the Colonial effice, and Sir Charles Saxton con-

the Colonial effice, and Sir Charles Saxton conveying the following information.

In regard to the second Query which you have submitted, I have to inform you, that His Hajesty's Government comou undertake to make a fresh Grant to Proprietors redeeming their Quit Rents.

The last point spon which you desire information is the mode in which parties desirous of effecting a commutation of their Quit Rents should proceed, in order to effect that object. Upon this subject, I have to refer you to the authorities within the Colony, by whom the details of the plan will be arranged, and to whom the commutation money should be paid.

This dispatch of Earl Grey, 12th Feb, 1851, will leave-more than one interpretation.

spite of the constant efforts of the people and the Colonial authorities on their side; but they legislature to force upon its attention the evils under were greatly deceived, for when an Escheat was spite of the constant efforts of the people and the legislature to force upon its attention the evils under which they laboured, is not less so. The great bulk of the island is still possessed by absentees, who hold it as a sort of reversionary interest, which requires no present attention, but may become valuable some day or other through the growing wants of the inabitants. But in the mean time, the inhabitants are subjected to the greatest inconvenience, nay, to the most serious injury, from the state of property in land. The absent proprietors neither improve the land, nor will let others improve it. They retain the land, and keep it in a state of wildernest.

To understand the rights of property in wild Lands in a New Country, I shall quote from the itahest Law authorities.

"And the art of agriculture, by a regular connexion and consequence, introduced and established the idea of a more permanent property in the soil, than had hitherto been received and adopted. It was clear that the earth would not produce her fruits in sufficient quantities, without the assistance of tillage: but who would be at the pains of tilling it, if another with tracks and enjoy the series upon and enjoy

About the same time Townships (15) and (55) were revested in the Crown by Escheats.

In the year 1825, Dr. McAulay moved for leave to bring in a petition from upwards of eight hundred inhabitants of this Island, praying that this House would address his Majesty, humbly to request, that his Majesty would be graciously pleased not to grant any furthur indulgence to the Proprietors of Townships to settle the same, than as already intimated by proclamation in the year 1816. Leave being granted, the said petition was read and ordered to lie on the Table.

Dr. M'Aulay, Chairman of the committee reported, that this committee considers the interference of the House with the measures of his Majesty respecting the enforcing or remitting the conditions of the Township grants in this Island, as at present premature.

The report of the Committee shows that the House considered any proceedings on the Land question premature.

The land question was again revived in the year 1832, and in the year 1833, the census was taken showing the No. of Tenants and Squatters upon each Township 17 had 99, No. 28 had 94 settlers in fee simple.

1833, the census was taken showing the No. of Settlers in fee, and the No. of Tenants and Squatters upon each Township. Township 17 had 99, No. 28 had 94, settlers in fee simple. The Attorney and Solicitor general were examined, touching the power of the Lieutenant Governor, to appoint a Court of Escheats and forfeitures.

Q. Is it your opinion that the Representations of the country of the Court of Escheats and forfeitures.

c. 5.
"This universal principle we find well described in the Laws of Menu, Son of Brahma, "Sages who know former times, pronounce cultivated land to be the property of him who cut away the wood, or who cleared and tilled it; and the antelope, of the first bunter, who mortally wounded it." Sir Wm. Jones, 241

In taking a review of the Extracts which

the separation of this bland, in passing the two Acts, namely, for affiring the due and regular payment of Quit Reams—and for reinvesting His Rajosty with the mestided Lands of this Island—were in direct confermity with His Majesty. Royal Pleasure, signified by His Secretary of State, to the late Licentenant to British North America to report the evilation of the Crown Law Officers in the year 1832, which existed in the governments of the several Colonies.

One of the most remarkable instances of evils resulting from profuse grants of land is to be found in the Rayal Assent to the said Act for reinvesting His Majesty with such Lands no are or may be liable with the Royal Assent to the said Act for reinvesting His Majesty with such Lands no are or may be liable as ferficiture within this island, has been graciously differed by His Majesty."

This adjepatch of Earl Grey, 19th Feb, 1851, 1861, 18

Colonial authorities on their side; but they were greatly deceived, for when an Escheat was apparently on the point of being granted, it reduced the value of the Grantees' claims to a mere trifle, and while the Colonial authorities and leading men in the Island, appeared to go with the people for an Escheat, they were negociating with such of the Grantees (as were not in the secret) for their Townships, and when they, the colonial authorities, had a sufficient number of Townships in their own hands, the Bills which the legislature had passed in the Bills which the legislature had passed in the year 1803, with the Royal assent, which was to reinvest the Crown with the forfeited Lands, were destroyed after they were returned to the Island, it was said, by the Governor himto the island, it was said, by the Governor him-self, General Fanning, and by such means Bri-tish subjects were deprived of their birth right, by conspirators. Working men wanted land, and they had no other way to obtain land, but as aliens, to become tenants, but as the people were dissatisfied with the Colonial authorities, and new proprietors, it became necessary for them to remove the blame from themselves upon Ministers, and accordingly the Governor obtained dispatches from the Colonial office and made proclamation in the year 1818, giving the es indulgence for ten years, to settle their with any persons; but although the rante grantees indulgence for ten years, to settle their grants with any persons; but although the Governor gave indulgence to some of the gran-tees, he did not give it to all, and although he bound the Tenantry, he did not bind himself, for about the same time the indulgence was proclaimed, he escheated two Townships, to give grants of Land, to his family and depengive grants of Land, to his family and dependents, for them to sell again to working men. I believe the dispatches from Ministers have been sought for by the colonial authorities, and proprietors, to discourage all application for an Escheat of the forfeited Lands, and Minister's dispatches in general, will bear two or three constructions, and although they have discouraged an Escheat, they have never said, that we are not intitled to it. Earl Grey, in his dispatch says, he is bound to adhere to the decisions are not intitled to it. Earl Grey, in his dispatch says, he is bound to adhere to the decisions repeatedly given by his predecessors; but no decision has been given: a decision in a case, where the liberty and property of fifty or sixty thousand people are at stake, must be settled by higher authorities than a Minister's dispatch. Now, if the first side of the case is consistent with the British constitution, and honorable to with the British constitution, and honorable to the sovereign, the latter is quite the reverse. By the first, British subjects would have re-tained their birth-right, and their freedon, and would have obtained land from government at a moderate price to be paid into the Treasury, for public improvement. By the latter, British subjects have been treated as aliens, and made bondsmen to defaulters, who gained £100 a man for deceiving him; or one pound an acre for the land he had forfeited, which sums went

Jan.

In taking a review of the Extracts which have read, I may remark, that wherever the have read, I may remark, that wherever the royal assent is given to any acts or document, it is given in council, and will be found upon the most close enquiry, to be just and equitable. But whenever we find, that Ministers or Governors have made use of the name of the Sovereign to serve one party, and injure others, all such acts are contrary to the royal intentions, and in opposition to good government.

By the conditions of the Grants, the Grantees were to settle their Grants within four years, with Foreigners, or the Grants were void, and the position of aliens, was to deprive British subjects of their birth-right; but this was not intended by the grants, where in it is made plain, that if the Grants were not settled with foreigners, within four years, the grants were void, and the lands were to revert to the Crown: this is the express act and order from the Sovereign, and if it had been obeyed, or acted upon, British subjects would have obtained land directly from the Crown.

The first petition of the people, for an Escheat of the foreited lands, commenced in the year 1839, Lord Glenels signified, that the government could not make a new grant and consequently could not make a new grant to the Governer here, that the foreited Landshould be revested in the Crown.

In the year 1838, Lord Glenels signified, that the government could not make a new grant and consequently could not alter the conditions of the first grants by any indulgence. In the year 1839, the Earl of Durham the Governor learned of this Island, gave in his report to the Queen, to show, that to resume the foreited Landshould be revested in the Crown.

The first petition of the people from the Soverign and the additional consequently could not alter the conditions of the first grants by any indulgence. In the year 1839, the Earl of Durham the Governor here of the Land should not be tried, it became an easy matter for impostors that the title has undergone

But, the witticisms vernment, with his v phrases, are very nderstood, may

subject. What I have und wisp, it is a light floa and pits, and bewilde it, in expectation o use where they lodging to rest in, go a bog, and the indu ter's Despatches on all will-o'-the-wisps lead them astray, a people, but their Re But when the Hon

speaks with so much three loose-fish, I ca that the rest are in the bait, and taken t is a poor prospect f to find their Repres in the net of the Co should prove true have other ends to their constituents. their case into the better return next much as my du Government, but it that direct me, for to pay the expen Legislature withou are no longer rest way, and when th one part of an Ac that is, to purcha vestigation of the verament as they they are support and punishing the and therefore, I a neither shall bai supporting the likesay, that it is a by mankind in a under cultivatio has the best righ nial Government in the hands of granted and resto assume an ow or labour, and deceit, make the as their Landlo that any such at ly imposed, give best title to the improvements. Governor-Gener is not only law way to free ti grants have in ent maintain people, is for the land, not from at first hand at second hand stallers at 6s again to the de ings and sixp Bill it is enact Assent) that b chase any Lar the title of su report the res Government, proper to dis and being a the titles to transfers but titles was for the tenants p Law. If the rest of the incur a debt ing people importers a importers a ruption. B publically i bility yield Colonial Tr improvemen to move is t

Mr. Coor 44 Wherea on behalf of the Fifth Sec the Titles of

results of servernment; at have been tain condition competent and decide feitsite, and British subjef gliene as