pursons, but a small presponsion of these cam be freeholders, direk becames about \$1400 oily, (the greatest
mumber ever polled); secretored the franchise at the
election in 1844; and, secondly, becames or ever
greater at the state of the control of the secretory of the state of the control of the secretory of the state of the control of the secretory of the state of the secretory of the conduct of the property of the secretory of the conduct of the property of the secretory of the conduct of the property of the secretory of the conduct of the property of the secretory of the conduct of the property of the secretory of the conduct of the prope

3. Because they inserted a clause in the said Bill, CONFINING ITS OFFRATION SOLELY TO UPER CANADA. 4. Because this Bill was to have been carried through Parliament in opposition to the votes of the majority of the representatives of the People subject to its operation: i.e., in other words, that Upper Canada noss to be taxed by the Lower Canada members, at the saine time, they persisting in claiming exemption From its operation.

majority of the representatives of the People subject to its operation; or, in other words, that Upper Canda to be taxed by the Loner Canda members, at the sains time, they persisting in cluiming exemption from its operation.

5. Because they advocated in parliament the injust principle which now prevails, of compelling Upper Canada to pay all the expenses attending the support of the liceal administration of justice, (which is about £20,000 s-year) from a local assessment; when the same in Lowers Canada, and constitution of the provincial resources.

6. Because they expunged from the Enactment which prohibits the killing of game at certain seasons"—a clause interdicting Hunting. Shooting and Sparting on the Lord's Day, in Upper Canada, to gratify the prejudice of the French Members who stated, that in Lower Canada, the fatternoon that ascred day was usually devoted to such recreations; and tehm represented to apply the interdiction solely to Upper Canada, they gave a direct relinalisating that the privilege of enjoying the same partime should prevail in Upper Canada also.

7. Because they are severed in the said amending the passing of an amendment to a Bill in the Lugislative Council depriving Presolyterians. Methods: Apples. Imposing restrictions, grevious and vexitory and the privilege of enjoying the same partime should prevail in Upper Canada also.

7. Because they have appropriated to themselves, the sole judges of the amount of renumeration they shalt receive from the public capters, and because they are submitting to Parliament) in monstrous salaries: totally incompatible with the paucity of our Provincial resources, and soner rhas Double, towards the sole judges of the amount of renumeration they have dipp'ed their hands into the public purse according.

9. Because they she assumed to be themselves the sole judges of the amount of renumeration they have dipp'ed their hands into the public purse according period, to preserve this important Colony to the British Crown, at a time these their presentative