ich are fixed or per st division of the sneeded all 058 17s. 8d. They may all omorehended as expenses of they be comprehended as expenses of ment, excepting the personnes to the next, excepting the personnes to the next excepting the personnes to the ever particular notice presently. The sz-penses in the second division of the rebeduk, amounting on an average of three years to C133222. M, are offluctuating character; they seem to belong to the head of the margement. Od, for the expensions of sending special means, gene to New York. Setting aside this idea, we apprehend that the remaining services, now de-present to be york. Setting aside this idea, we apprehend that the remaining services, now de-frayed from the Crown revenues, must continee to be paid from that zource for the present the reduced by as improved system of mange.

delay ; an the part of the legal profesas to the introduction of a barrister and; and that the Legislative Coun-be expected to object to any measure and remove from them to another tri-trial of immensions aid remove from terms to accurate trial of impeachments. other expedient might be derived from ient of the Imperial Statute 26 Geo. According to the provisions of this fears and 40 Members of the House of same required to be chosen overy se-be trial of offences committed in India,

trial of offences committed in India, a from the names thus appointed, selected by ballet (subject to a cor-of challenges, both from the press-a accused) five Peers and soven Com-the rule which your Lordship has prescribed for the rule which your Lordship has prescribed for

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2530 per annum, but Uie allowance ut of the Jesuita' Estates has not been by the Assembly since the reveaus rom that property passed under their It is not necessary for as to review the of the original grant of the pen-my in the absence of any slipulation for it, was called upon in equality to continue the payment of Mr. Ryland's allowance out of the Jasuita' Estates ; it is enough for us to observe, that as the Grawn granted that al-lowance by a despatch from the Secretary of State in as binding and valid a manner as the generality of pensions or retired allowance on this Provance, we can only attribute it to inal-vertence that it was not secured when the monies from which it was payable were given up ; and we therefore submit to your. Lordship that in parting with the only other revenues re-maining at His Majesty's disposal, this slice-mones of the same upon the same fund. We also re-mone for the manner is the same fund. We also rein for the trial uld fail, it might still perible to obtain a permanent appropri-induces salaries, provided the Crown he judges' salaries, provided the Crown insent to divest itself of its present dianies a judge by more act of the pre-and should retain only the power of and should retain only the power of on an address from one or both Houses islature. rder to complete all the information

nos may be added to the other charges of a like nature, borne upon the same fund. We also re-commend, for the same reasons, that a zetrad allowance to Mr. George Ryland of £45 as Se-entary of the late Board for managing the Jo-catates should be secured. The addition two items will increase the charges for and superannuations on the present evenues from £555 to £667 10s.

e cession of the proceeds of the Jesuie the Assembly has given rise to another aim, which likewise has been brought

order to complete all the information flord on the present subject, we must your Lordship, that it appears once to an held that the Legislative Council s enabled to try an impeachment by ion from the king, without the autho-n Act of the Legislature. On the 24 of tion Foucher being under

aim, which like vine has been brought r consideration. The Assembly, in the SS, which was rejected by the Council, only £100 instead of £200 as the such of the masters of the free grammer of Quebec and Montreal, and at the time required them to instruct 90 additional free scholars, thus entailing, as is a labged, the necessity of keeping an assistant at the expanse of the masters, at the same moment when their remaineration is diminished by one half. The Rev. Mr. Burrage, master of the school at Quebec, has addressed us upon this subject.— However we may regret any officet which the proposed reduction may have on the expectations with which the preset holders of the situations quitted England, we do not see that there is in this case any such record of an engagement enof a less torsase and, were to use Province, and the results to be sent or decision. Upon this the adcusaon. Upon this the ac s to have been abandoned by and Judge Foucher, after aed by the As having years under suspension, was re-exercise of his functions. During a of this case the Judges of the King's Bauch at Quebec delivered quitted England, we do not see that they have a say such record of an engagment on the part of the Crown as would justify us in re-commending the deficient part of the salary to be charged upon the Grown revenues before they ), to the effect that a co would suffice to smalls the Council to constion, without any Act of the Legis-national them a court for the purpose, but aware of any objection to the cor-of this opinion, but we fear that it does t the chain of difficulties we have point-for if the Assembly refuse to grant per-alterise to the interview. Subject of any objection it is the parpoint. The second of the could be parpoint of this opinion, but we four that is don't the could be account of the could be reported from MF. Opinion of the could be reported for the reported for the reported for the could be reported for the could be reported for the reported for the reported for the could be reported for the reported for the could be reported for the reported for the reported for the could be reported for the reported for the could be reported for the reported for the could b the Bill passed for the purpose in 1834 wiously confirmed, we think its provi-ight be introduced into the by drawn to it to an economy reservant the measure) the neconsary reservant power of endowing parsonages; of allowing mail indulgences is hand to military an ettlers, so long as the practice shall be without the practice shall be the government; of completing any it by Government; of completing any

THE MORNING COURIER FOR THE COUNTRY, APRIL 10, 1837.

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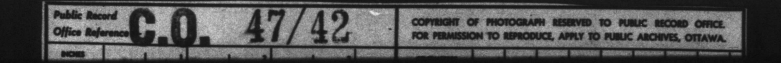
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In by Government ; of completing angrements towards militant any future time to measure insertion of work measure insertion of work measure profits of lands kept for militant and profits of lands kept for militant and your Localables will observe and your Localables will observe and by a Memorial which in the Appendix, that the The and by in the Append yel Institution | the Crown show and of pressing ! and of pressing ! aving thus stated our views on the sub-a civil' list, the independence of the market of a civil list, the independence of the aud a court for the trial of impeach-re would beg to draw your Lordship's to the schedule annexed to this Report ix, No. 7) for a statement of the charges The general reservation a commonded of His Maj Crown lands would, in a power ; but we approbe rould be viewed with gro No. 7) for a statement of the charges iz, No. 7) for a statement or the war and at borns upon the Crown revenues, and xpense incidental to the collection of

"Baure." Hence the political bearing of alic education. Hence the progressive edom of society will bear a proportion to number of individuals whom truth and ovide make for a set of the se

Exchange on England is very scarce-t rules of Morchants' Bills have been made 135, 50 days eight ; and the Bank of Bri ica are drawers at 144. 60 days.



The number of individuals whom truth and nowledge make free. The properties of equal bitical rights must be in the exact, ratio of the circle of the finite circle o