- "pleased to exercise by virtue of Her Royal Prerogative," and the clause would in effect read thus: "The judgment of the Supreme Court shall be "final and conclusive, saving the Royal Prerogative of Her Majesty to "review the judgment if she is pleased to exercise it."
- 6. Viewing the enactment in this way Her Majesty's Government are glad to be able to arrive at the conclusion that there is no reason why I should advise Her Majesty to disallow the Act.
- 7. It is not, perhaps, probable that there will be many occasions on which the suitors before the new Supreme Court will be desirous of appealing to Her Majesty in Council from its decisions. I have, however, to suggest that some regulations should be made as to the value for which, and the conditions under which, appeals ought to be permitted to Her Majesty in Council. I will not enter upon any questitn as to the shape which these regulations ought to assume, inasmuch as I have no doubt that Your Ministers will consider the expediency of bringing the subject at a fitting opportunity before the Parliament of the Dominon, with whom, in the first instance at least, the consideration of these regulations ought to rest.

I have, &c.,

CARNARVON.

Governor General, The Right Honorable,

The Earl of Dufferin, K. P., G. C. M. G., K. C. B.,

&c., &c., &c.