FREIGHT TO LONDON, LIVERPOOL CLYDE, IRELAND EXCHANGES AND STOCKS none of cens.

none 104

104 2 104

none 104

Nove.—All quotations of Prices, or Provincial Duties, are in Haliflax Currency, and of Feeights and Crown Duties in British Sterling—the latter payelver, current in the Province at the rate of 4s. 4d. Sterling & Dollar.

31 6 @ 0 0 box 5 9 @ 6 0 o. gallo 5 3 @ 5 6

Wexaw (except Upper Canada) and other Grains are bought by the Minot, an old Measure about 5 47 cent. larger than the Imperial Busti Duries.—Caffee not B. Plantation, or from the British East Indian Possessions, pays 5s. Sterling if ewt. In addition to the 2d. Currency if B.; if from the Boulded Warehouse 1-10 is deducted. Frest Fruit from Lisbon, Gibraliar, or other places, free of Crown Duty.—Dried Fruit from any Foreign place pays 7t if cant., ed enforces.—Surving Glassiars pays only 20 if cent.—Russian and Sussian Fron, if from the Bonded Warehouse, pay 7t if cast, with 1-10 deducted.—Branch, edit of the Russ, and Cordada, if imported from Gibraliar or a Foreign Port, pay 1s. 2d. Sterling Crown Duty.—Wises, (French in Wood, from the Place of Growth pay 7t if cant.; from England, 7t if cant. least 1-10 Crown Duty, provided the 7t if cant. exceeds the Provincial Duty of 6d. Currency if guillon it in Foreign Russias, 2.7. 7s. if the and is if some on the battles additional; when imported from Grass Britain, 1-10 deducted likewise. These duties are charged in the other Colonial included.—Props. Winnes in Wood from New Lorks is seen you only? if event Crown Duty without addition of the 1-30. Spanish, from Worldow, only lik. if then—Property of the West Indies, pays id. Sterling if the 1: if from the Bonded Warehouse, it is free from Crown Duty when Imported from the Bonded Warehouse, in See from Crown Duty.—Varied Colls are at 1 fee. Supp. 15 if years.—Tables and Ross Ross Ross Ross Ross Ross Ross Crown Duty in Imported from a Foreign Ross.

OR THE COUNTRY, NOVEMBER 29, 1835.

The Segment was than of a space of the second of the country of the second of the second of the country of the second o

No. 52.

provincial Barliament.

HOUSE OF ASSEMBLY.

(Continued.)

ted in virtue of an Act of Parliament, and having ted in virtue of an Act of Parliament, and having an power to compel public bodies or individuals to appear before them, still it showed the conciliatory disposition of the Mother Country, and that nothing could be effected by the powers in existence here. All these flattering prospects, added Mr. Papineau, are due to our own firmness in the first whose in the next to Mr. Roshack and his TURBDAY, Nov. 17.

Continued.)

Torspay, Nos. 17.

Parsuane, the reply to Mr. Guert, whose appeared in Saturday's Courier, sain appeared in Saturday's Courier, sain appeared in Saturday's Courier, sain a cheerations which had falles from the Member for Sherbooke might be reduced at he note much and thought but little should not follow him through his epinad strictures on democracy—bits and strile paints of the aristocracy and judged strictures on democracy—bits and strile paints of the first manifest in the resulting of the first paints of the resulting of the first paints of the resulting in the resulting is an act to multiply rotten boroughs?

To could have relieved their distress, they are resorted to it. But no—it is not to tocracy, but to the democrate principle constitution that the English owed the ion of their happiness. They remember, and unhappily tong remember the long of George III. The long succession of the grievous intress of taxes and burwhich yet weighed and would long upon them and their descendants. The Member appeared to have constituted the sangeyrist of the aristocracy and all not advises; he had given way to the imfan are are timed the resulting in the first large who may come among us, or if, live the United States in 1769, Canada should be held implicitly to obey all acts of the British Parliament. There might yet be found the pen of a Jefferson and the spirit of a Washington, to appose the claim of the Crown to appoint one that indulged in against Mr. Rocbuck, nply say that on bohalf of their constitute from a constitute of the investives that the Hongo was the investigation of their political rights, nor both to require the investives that the Hongo was chrowledged his integrity, has the property of the Assembly to discharge who may come a mong in full the results of the investigation of their political rights, nor both the first the power of that Assembly to discharge the property of the property of the constitution of the property of the constitution of the constitution of the constitution of the cons not refute the invectives that the Hon-or had indeled in against Mr. Roebuck, mply say that on behalf of their constitu-te flouse acknowledged his integrity, his and his philanthropy—and that he had de the sentiments of that flouse and the of the Canadians, and had advanced no, as Agent, which he was not justified in

of the Canadians, and had advanced no as Agent, which he wen not justified in by the resolutions and addresses of that ally. [first the Hon. Speaker went into aralive view of the state of Ireland and United States, and in se doing contrasted happy occurrences and less of his which is an place in Ireland in the collection of and the recent riots in the United States, on. Speaker then demounced that port is the American Press opposed to the stistocracy of the United States, and of that the usus of the Minerity in Johns, Compliance with this Address, the preper of the states that the theory of the mass people, because the greater portion press was in their favour? but this the peaker said was only a proof that these quitounlists could give the papers are adments than the Libergia, and thus secure upport. He seat seaseted, in support of sedom of opinios, which prevails in the States, that if the Hon. Member for Sherhard ventured to avon in the United stock principles of the had declared in that a universal time of expressions would into out of the Onion. He then continued the state that it the Hon. Member for Sherhard ventured to avon in the United States, that if the Hon. Member for Sherhard ventured to avon in the United States, that if the Hon. Member for Sherhard ventured to avon in the United States, that if the Hon. Member for Sherhard ventured to avon in the United States, that if the Hon we had declared in that a universal time of expression which prevails in the States, that if the Los declared in that a universal time of expression with all its horizon that the opinion which had because of the Sherian states of the S



COPYRIGHT OF PHO SION TO REPRODUCE, APPLY TO PUBLIC ARCHIVES, OTTAWA

Office Referen