ower Canada, and for their main- roposed to establish over the hitherto unlimite powers of the Governor, is not designed and w. ing the inquiry-that upon such ential advisers in this Kingdom and approbation of the syste rved, of considering public employ or Canada as properly appropriate stants of the province. Withou ge against any deviation from the ary case (for such a pledge might no difficulty in acknowledgi general maxim from which no d be admitted, unless on ground address, because I am unwilling so peculiar as plainly to justify the expetion.

It has also been represented, that in son fetter your lordship's discretion as It has also been represented, that in some tion either of topics or of particular cases the same individual is charged with nume aware that, in that respect, you rous offices of which the duties

thin the province itself advantages ble, either by creating a larger demand on person residing beyond its limits time of the officer than any one man is able to icipate.

It the House of Assembly will meet the House of Assembly will meet the appropriate functions clash and interfere on thus to be made to them, by plaction the companion of the companion ying on the public service, pending has not been in my power to ascertain the ex of the commissioners. If that hope filled, there will be an end of all dish might otherwise impede the proper inquiries, and the adjustment of a reality of this grievance; but in whatever degree it may be found to exist, your Lordship will understand that His Majesty expects that in should be completely remedied: that all persons should be called up to renounce such as they pull decline to meet your proposal decline to meet

e proper duties with due punctuality in his own person. at is made of an unjust partito be, that 13 years ago a bill f the then Government, which, had a law, would have made English al language of both. I h def-nding a scheme which was rounded by the House of Commons. A case is also said to have occurred at the distance of rants made by the Assembly in for-In the unfortunate case which I am d to contemplate, it would remain of the proceedings had been written in the Iship to apply those local resources, French language. This is admitted to be an iwill extend, towards the expenses lated case; and it is acknowledged, that no al and other civil establishments—
in the courts of law nor in the legislature is any
owever, immediately report to the owever, immediately report to the State the difficulty to which you shown. I therefore do not find any grievance ed, in order that His Majesty's on this subject susceptible of a remedy; nor is gift submit to both Houses of measures necessary to meet so Lord Ripon, on the unpropriety of any such premight submit to both Houses of entergency. Your Lordship would ference of the English over the French tongo e, that the Ministers of the Crown uneast to be their duty to em. | Take the earliest opportunity of assuring them knowledged it to be their duty to em.

class of his subjects of the use acts of that tongue with white rness to assent to any law which mae the French and the English inhab st ample security a ainst any suee has been made to certain rules

which are said to be illegal, and even founded on the financial of the pledges of the King and Parliament. amount to a violation of the faith of treaties, at mmissioners, may be received in sommissioners, may be received in is admitted, that until the year 1834 those rule in time for a session to be holden had been followed, without any complaint have possible, in the spring of 1836, the intention already announce ing been preferred to His Majesta's Government I can, iudo d, undertake to say, that until the fact was stated in evidence before the Canad seed more immediately to the con the subjects which are not noticed ections to the commissioners, but in hich your Lordship will have to act Here, as on so many other topics, I am compelled the pro-Committee of last year, the existence of such and at once as Governor of the prolleged that the patronage of His Ma. on, and to instruct your Lordship to renew the proposal which he authorised Lord Aylmer ament in Lower Canada has been make to the provincial legislature, that such a manner as to exclude the French descent, not only frein the of court made by the Judges; and that on the report of such a commission, all such rules as are either contrary to law or inexpedient should

ed. I am not less solicitous than my or, that such an enquiry should be made all the practice and proceedings or prompt and methodical, and less the House of Assembly shou hese objects can be better effected by nethod than that of a commission of will concur with them in carryin

me public offices. I have met or illustration of this statement. Y or illustration of this statement. For stay defined any terms of the fees of every office the Assembly.

The many definition of this statement. For the statement of the fees of Assembly that His Majesty will be happy to concur with the Assembly.

The many definition of this statement. For the statement of the fees of Assembly the fees of Assembly the fees of the fees of every office the many definition of this statement. For the feet of the fees of Assembly the fees of Assembly the fees of Assembly the fees of the fe penjoin the utmost impartiality in the of public offices in Lower Canada, erence to national or political distributions on consideration, except that of page ity and fitness for the trust. pacity and fitness for the trust. I to provide for the efficient discharge of the pubassor's instructions in their full. I ic service; an object which cannot be secured

erit and skill, or knowledge, qualify-date for the vacant trust, are the chief 5. A complaint is m 5. A complaint is made of the practice of cal. ces to which the Governor of the pro-have regard; and that in the distri-on public questions. Here again I know not ffices, it is impossible to adhere with how to reduce the general statement to any specific form; I can therefore advance no furgeneral rule, for your Lordship's gud-for their opinion on any question the most remote possibility, may sub-come before them for decision. come before them for decision. I recely hesitate to interdict the practice ing them, altogether and without a coption, if I did not remember that public contingencies in which the d, for the common good of his subjects to take counsel with his Judges. Such rever, will be exceedingly unfrequentaries only upon some of those great arise only upon some of those great ncies for which it is scarcely possible, y abuse in the exercise of this part of even desirable, that any definite provision should be made before hand. To protect the independence of the judicial office, not only against ancies which may occur in the higher

that province, and especially in all ces, your Lordship should from time and most anxious endeavours.

6. Complaint is made of the interference of the complaint is made of the compl ansimit to the Secretary of State, for sty's consideration, the names of any nesident in Lower Canada, whom you kest qualified to perform such trusts intage to the public. Has Majesty productionise the nomination, as opportunate occur, of the persons so to be submitted to the conjugate of the submitted of the conjugate of the c

ation would be unatte unstitution would be unattended ever usible prospect of temporary advantage y hope that the Assembly were misin-to the existence of any such practi-am well convinced, that it is by very nethods that the legitimate authorized of the King's government to be maintained. read, not without deep concern, the

learning.

15. On the subject of the clergy reserves, of which complaint is still made, the arrangements proposed by Lord Ripon leave His Majesty nothing further to conclude. The whole question has been referred to the decision of the proposed by Lord Ripon leave His Majesty nothing further to conclude. The whole question has been referred to the decision of the proposed by Lord Ripon leave His Majesty nothing further to conclude. The whole question has been referred to the decision of the proposed by Lord Ripon leave His Majesty nothing further to conclude. The whole question has been referred to the decision of the proposed by Lord Ripon leave His Majesty and his proposed by Lord Ripon leave His Majesty nothing further to conclude. The whole question has been referred to the decision of the proposed by Lord Ripon leave His Majesty nothing further to conclude. The whole question has been referred to the decision of the proposed by Lord Ripon leave His Majesty nothing further to conclude. The whole question has been referred to the decision of the proposed by Lord Ripon leave His Majesty nothing further to conclude. The whole question has been referred to the decision of the proposed by Lord Ripon leave His Majesty nothing further to conclude. The whole question has been referred to the decision of the proposed by Lord Ripon leave His Majesty nothing further to conclude. The whole question has been referred to the decision of the proposed by Lord Ripon leave His Majesty nothing further to conclude. The whole question has been referred to the decision of the proposed by Lord Ripon leave His Majesty nothing further to conclude. The whole question has been referred to the decision of the proposed by Lord Ripon leave His Majesty nothing further to conclude. The whole question has been referred to the decision of the proposed by Lord Ripon leave His Majesty nothing further to conclude. The whole question has been referred to the decision of the proposed by Lord Ripon leave His Majesty nothing further to conclude.

d respectful attention to every question of the statement could be verified by a careful of the statement could be verified by a careful attention to every question of the statement could be verified by a careful attention to every question of the specifical attention to the willing deciding upon from them that among the various and clergy Reserves in the Town Lands and Clergy Reserves in the Town L of any particular cases, I am unable error when really due to the House of Assembly; the with certainty; nor on such a subject is because I am persuaded that in that franknes o make a competural statement. Your they will perceive the best assurance of the sin-op will however, assure the House that cerity with which, on behalf of the Ministers of esty his beau pleased to command, in the Crown, a pleage is given for the more prompt In passet unjusting all the passet single passet in this valuer branch of the Provincial Lever in this valuer branch of the Provincial Lever in this valuer branch of the Provincial Lever in the passet single passet in the formation in the verpool, has arrived at New York. The news which has for its object the institution in the verpool, has arrived at New York. The news which has for its object the institution in the verpool, has arrived at New York. The news which has for its object the institution in the verpool, has arrived at New York. The news which has for its object the institution in the verpool, has arrived at New York. The news which has for its object the institution in the verpool, has arrived at New York. The news which has for its object the institution in the verpool, has arrived at New York. The news which has for its object the institution in the verpool, has arrived at New York. The news which has for its object the institution in the verpool, has arrived at New York. The news which has for its object the institution in the verpool, has arrived at New York. The news which has for its object the institution in the verpool, has arrived at New York. The news which has for its object the institution in the verpool, has arrived at New York. The news we fill the form Tract, by seasonable weakened at 46s. 6d.@47s. It can sequence of the green arrived at 46s. 6d.@47s. It can sequence of the green arrived at 46s. 6d.@47s. It can sequence of the green arrived at 46s. 6d.@47s. It can sequence of the green arrived at 46s. 6d.@47s. It can sequence of the green arrived at 46s. 6d.@47s. It can sequence of the green arrived at 46s. 6d.@47s. It can sequence of the green arrived at 46s. 6d.@47s. It can sequence of the green arrived at 46s. 6d.@47s. It can sequence of the green arrived at 46s. 6d.@47s. It can sequence of the green arrived at 46s. 6d.@47s. It can sequence of

nce could have obviated; as, for example, | House of Assembly. Anticipating the possibility rigour of the Canadian climate obstructing. I that this Bill might undergo amendment in its mig a certain period of the year, the direct progress through the two Houses materially affecting its character, Lord Ripon had instructed nature of the internal communications the Governor in that event not to refuse his as-His Majesty's dominions in North Ame- sent, but to reserve the Bill for the signification of His Majesty's pleasure. The loss of the Bill Much complaint is made of the refusal of is, however, ascribed to the Solicitor General

formation for which the House of Assembly having in his place in the House stated, that no ve at different times applied to the Governor of e province. After a careful examination of Ganeral's expressions may have been misunder, a proceedings of the latest session in which stood; but if this was their purport, not only General's expressions may have been misunder, by such application were made. I have not been to avoid the conclusion that there is just on the complaint. I do not perceive at any advantage would arise from entering in place into a very exact survey of the complaint on a very exact survey of the complaint of the cort is not my wish to excite the reof your in a most constitutional than the same placed in the same placed in the control of the same placed in the control eration of the question upon the

more interest extraction of the spectral spectral position of an interest contained as a must be considered as improved proposition. The control of the spectral position of the proposition of the spectral position of the proposition of the p

mengaged by the Secretary of State, to be confidential.

But I am not aware of any other improvement of connected with the public officer, without taking full securities for ince, the concentent of which from the Assembly would be really useful or justifiable; especially what relates to the revenue and expenditure all what relates to the revenue and expenditure in all their branches, or in the statistics of the mental to them. For example, it will be desirable to make to the two Houses such a some mountcated to them. For example, it will be desirable to make to the two Houses such a some mountcaind to them. For example, it will be desirable to make to the two Houses such a some proposed to the blue books, or annual statistical relations of the department; and your Lordship will solicit.

A CENSITAIRE.

Montreal, August 13, 1836.

To the reference and expectation of the left working of the strength of the province overy reparation which it has been in their power to make, for the original error of all their power to make, for the original error of all their power to make, for the original error of all their power to make, for the original error of all their power to make, for the original error of all their power to make, for the original error of all their power to make, for the original error of all their power to make, for the original error of all their power to make, for the original error of all their power to make, for the original error of the faithful discharge of his treat; they do not require that the entire system of Canadian law places the concentration of the faithful discharge of his treat; they do not require that the entire system of Canadian law places the faithful discharge of his faits of the general power to make to the revenue and expenditure, the faithful discharge of his frest, they do not require that the entire system of Canadian law should be overturned and destroyed."

The Vindicator attempts to extensuse its of the general power to make to the area of public dispance of a just princi

phase, in the F2 presistance, at Management of the second control of the product of the product

tration of affairs so various and complicated. I dismiss the subject for the present, with the expression of my corrument in this country to the most prompt of respectful attention to every question of respectful attention to every question of respectful attention to every question of the present at the second of the present of the pr

ous arrivals.

signed to a house in New York.

THE COLLISION BETWEEN THE COMMONS AND THE LORDS.—We last week pointed out a constitutional mode by which the King may avoid the Mr. M*LEAN who was formerly Lordon We last week pointed out a constitutional mode by which the King may avoid the
impending collision, if His Majosty should entertain any very serious apprehension of that
otherwise inevitable event. We shall briefly repeat our suggestion in other words, merely premising what we hope is the fact, namely, that
His Majosty evoluble narricinates with Minis,
of Assembly, by their respective friends.

The Peers have unquestionably a right to object to any legislative measure which is proposed for their consideration; and whatever we may think of the fatuity of their conduct, we cannot deny their right to reject the Irish Municipal Bill. But if their Lordships possess rights and privileges, the King has also his prerogative,

ters in their patriotic design to do justice to
Ireland.

The Peers have unquestionably a right to obthe murder of Colonel French, was execu-MICHAEL CONNEL, who was convicted of

objectionable assertion of prerogative on record, serfs for an indefinite period. Thave no faith in "the playment. would supersede the resignation of Ministers, Seigniors and French population" uniting to abeliah

Our advices by the Europe to the lat July, and little to the stock of Commercial intelligence previously received. At Liverpool Pot Ashes were firm, and sales of 400 bris new ex Glasgov, Hurin Tract. There are about a million to make the form one, the Crown thanks and Clergy Reserves in the Township of Grenting North of the Canada Company's were firm, and sales of 400 bris new ex Glasgov, had been made at 36s. # cwt. from the vessel thanks and Clergy Reserves in the newly surface to the lat July, and sales of the lat July, and little to the stock of Commercial intelligence previously received. At Liverpool Pot Ashes were firm, and sales of 400 bris new ex Glasgov, had been made at 36s. # cwt. from the vessel thanks and Clergy Reserves in the newly surface proviously received. At the Ullage in Hull, on Thursday, lst September, at 10 o'clock in the forencoon, the Crown Lands and Clergy Reserves in the newly surface proviously received. MONTREAL, MONDAY, AUG. 15, 1836.

"and a half of Acres yet unceded, which, toThe packet ship Europe, 1st Ju'y from Li"gether with about half a million of ceded at 46s. 6d.@ 47s. In consequence of the remarka"gether with about half a million of ceded at 46s. 6d.@ 47s. In consequence of the remarka"gether with about half a million of ceded at 46s. 6d.@ 47s. In consequence of the remarka"gether with about half a million of ceded at 46s. 6d.@ 47s. In consequence of the remarka-"wards of the very finest lands in the whole the Corn Market had been dull, and Wheat was In the Township of Bristol, on Thursday, Is gned to a house in New York.

"In the Georgian Bay, and other parts of CONSTITUTIONAL AND SHIPLE MODE OF AVOIDING IT Lake Huron, by which Lake this new Tract OF STREET COMMONS AND THE COLLEGIS BETWEEN THE COLLEGIS BETWEEN THE COMMONS AND THE COLLEGIS BETWEEN THE C His Majesty cordially participates with Minis. of Assembly, by their respective friends. the prospect of a good harvest appears to be ranges of Buckingham, at the upset price of 3s

State of Trade.

of State cannot be considered as forming terms of Lord Ripon's proposal, to every part of of those documents of which the Assembly which they may be assured of His Majesty's constituted to demand, as a matter of course, tinued adherence.

Segmines and renen population unities to segmine the resignation of Mainter's segmines and renen population unities to seriptions of cotton goods went off better today which they may be assured of His Majesty's constituted to demand, as a matter of course, tinued adherence.

Segmines and renen population unities to seriptions of cotton goods went off better today which they may be assured of His Majesty's constitute to demand, as a matter of course, tinued adherence.

Segmines and renen population unities to seriptions of cotton goods went off better today which they may be assured of His Majesty's constitute to demand, as a matter of course, tinued adherence.

Carolina, 94; Jersey is held \$1,05; Northern Rys sold at \$1 a 1,06; Northern Oats remain steady at 48 a 50.

pready at 48 @ 50.

Paovisions.—The demand for Beef and Pork Light and Dark Ground Fancy as been more active, especially for the latter, White Shirtings, 35 to 40 inch and the stock moderate? sales of best Wasters.

ous arrivals.

In the Township of Bristoi, on Indexedy, ist answer the learning.

September, at 10 o'clock in Bond, and five learning.

September, at 10 o'clock in Bond, and five learning.

September, at 10 o'clock in Bond, and five learning.

September, at 10 o'clock in Bond, and five learning.

had changed hands at 4s. 8d. # 70 lbs. The lst September, at 10 o'clock in the forenoon holders of Flour appeared disposed to press the Crown Lands and Clergy Reserves in Liter

In the Township of Lochaber, on Thursday 1st September, at 10 o'clock in the forenoon ROCHDALE FLANNEL MARKET, June 27 .- Our the Crown Lands and Clergy Reserves in Loch-

DINNING & SENIOR

July 22. SUGAR.—Bright Muscovado Sugar for Sale

- 50 m ---

BLACKWOOD, ERMATINGER & Co.