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**Optimus** 

No. 37.

Morning Courter. MONTREAL, FRIDAY, OUT. 2, 1835.

the following additional intelligence from England, to the 27th of August: Advices to the same date have been received at New

from a giving unmage to the recondings in the Lords on the Irish Church Reform Bill, is copied from Gord's Advertiser of the 27th August:

House of Long, Menday.—The House, on the motion of Lord Melbourne, being in Comlieve, that the absence of his Lordship on the Lords on the Irish Church Reform Bill, seepled from General Advertisers of the 27th August:

House or Lonna, Rénday.—The House, an the motion of Lord Melbourne, being in Committee on the Church of Ireland Bill.—The several clauses down to eight were adopted, after a deathery conversation and some overbal award ments.—To clause eight the Duke of Wellington offered spoolition, and proposed an amendment, to the effect that the tilks, or charge on ascount thereof, he received by the despartment of Woods and Forests, and there is the conversation, if which Lord Dunnannon, Lord Plenkett and other noble Lords took part, the Duke of Wellington said he had no objection to postpone the amendment all they errived at another portion of the Bill. The clause 10.

Men 198. Majority against the clause 91.

All the Clause it of the mentione were Ayea 35. Near 198. Majority against the clause of the Bill that he should move the rejection of the series. Lord Plunkett in particular, strongly defended the principle of "appropriation" clause, was opposed by Lord Raddington, whe moved its rejection, declaring that he should move the rejection of the series. Lord Plunkett in particular, strongly defended the principle of "appropriation" Lord Brong, and pointed out the consequence of rejecting much pointed out the commons would reject the fill. Lord Reform now the rejection of the series. Lord Plunkett in particular, strongly defended the principle of "appropriation" Lord Brong, and the series there ensued an extended and animated debate. Lord Plunkett in particular, strongly defended the principle of "appropriation" Lord Brong, and the series that it the seasure were agreed to be course the Commons would reject the fill. Lord Reform now to see the rejection of the series. The new of the series of the series that it the measure were agreed to be course the Commons would reject that it was a series of the series of the rejection of the commons of the series of the ser

we clington hoped that Noble Lords would not be believed from the performance of their dutie by the menices of Lords who had just speken dignity of representing Ris Mejesty of England in the valuable portion of his Empire. But, my Lord, your position is no conspicuous, and the Noble of the vacant and on the Bench. Mr. O'Lords the vacant and on the Bench. Mr. O'Lords the vacant and of hosel. Bench. Mr. O'Lords the vacant and of hosel. Bench. Mr. O'Lords the vacant and o'Lords. De Lorg two be founded.

There was to me Attorney General.

The Westbass gives the following increase of the Methods gives the following increase of the Mr. O'Lords the Mr. O'Lords

rences in Madrid. One of them states, on authority which we believe to be official, that the Marquis de las Amarillas had sent in his resigna-

the same date have been received at New York.

Capit. Thoma, of the Robert Kerr, from Liver, paid on the 37th Aug., has politely favoured the Eschange with the London True Sus of the Eschange with the Eschange with the London True Sus of the Eschange with the Eschange with the London True Sus of the Eschange with the Eschange with the London True Sus of the Eschange with the Lindon True Sus of the Escha