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(11r. 11 ume.) h

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Price 1s. 4 d. 1

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## Colon al Office, Downing-ntreet, $\}$ <br> id Aufinust ing.

It. LaBOUCHVín.


> (:Ir. Hume.)

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 dated azo February ilyyp-fir.

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 canmed hy she denth of the late nemorney-gerieral, hy the appointment of the permen whoer inthenerer an a landed proprietor should point hime ous as mest
 Comnell, I Believe Mr. Heary A. Cugawell to toe the wealthiest landeel propriftor "e have, anid that he derises from his posaesmions, character and intelligenee " corrempunilisug nhare of lafluence to the community. Him revilenee is fixed fil the tovin of Nalfifux, anst be holish the ottice off liegiatrar of the Cimert of Chancery, but I have ancertainesl that he is willoug for realgn thix offier, null. I know not thut him haring hekl it ought to be considered as an obutacle to him uppointment. His legal knowledge and rendinens in transacting. busliceware are calculateol to remader himit very useful in the Council, as the casual alswenee of the juiges caunen the wasit of these qualifications to be muich fett. I do not furenee that nuy inaterial bualinems in likely to require the attention of itie Council
 nny much occur; I hhall consider mysilf an fully nuthorized to appoint Mr. Cognwell to the vacupt seat.

In obedience to your Lordalipis sommands, I transmit the names of thre other penoons" combilered by me as eligible, from their charneter and atain57y.
*

## - COMLESPONDENCE RESPECTING THE GOVERNMENT OF

NOCN MCOIIA.
ments, to srits in the Council. The gentlention I ann about to name have extensive fanily connexions, and are in the habit of axsociatimg with many resperctable and intelligent persons, who arv little known in what is thought the: highest claws of society here, a claws (I mean not the slightest reproach to its members ju the observation) whigh has undenlably not ineretased its very lintitiow cirglefin priyortion to the increase nud advancement of the province. I am finelined to believe, however, that the tippointment of the jorsons I shall name will hot be viewed with any degree of diamatisfaction by the clase of sochety to which I have just alludeal, and that they would form an addition to the (council, which would be greatly approted of in the colony.
Mr. Peter M'Nab is the proprietor of a valuahle and extegsive island about two milex from the town, where he resides fimong hits tenaintry.
Mr. James Tobin is n Rommeratholie, a merehant in ithurnt eircumstumes, of sound understanding and good judgneint.
Mr. Joseph Allison is the President of the Clumber of Commerere, and probathly possessex more mercantile information than any, other person in the prosince: and his survices at the Council Board would be vory valuable:

Nome of these gentlemen have applied for uppointmernt, nor ure they aware of $\underline{y} y$ intrution wevcommending the'm to your Lordship.

I have, se.
(signed) $\quad$ P. Mhithend.

No. 5.

Cory of It DESP.STCH from Viscount Guldrich to Lieutemant-Governor Sir P. Muitlund.

Sir,
Downing-strcet, 7 July 1831.
I Have the honour to acknowledge the receipt of your despatch of the Gth Junc last, in which you state your opinion that it would be experlient to increase the number of the Council of the province of Nova Seotia to is members, and recommending the following gentlemen as an aldition to that board, which would be vary genderally approved of in the colony, viz.

> Mr. Peter M'Nab,
> Mr. Janes Tobin,
> Mr. Joseph Allison.

I have to aecguaint you, in reply, that his Majesty lias been pherased to approve of the appointment of those gentlemen to be members of the Council of Nova Seotia; and I anm to request that you will direct the usual application to be made for their mandamos at my office.
 \%

I have," de .
(signed) (inderich.

- No. 6. -

Copy of a DESPATCH frum Lieutenant-Governor Sir P. Maithuid to
Government House, Halifax, 26 August 1831.

- My Lord,

In reference to your Lordship's despatches of the ist of Mareh, and 7th July, I have the honour to inform, your Lordship that His Majesty's approval of the appointment of Messrs. Cogswell, M•Nab, Tobin, and Allison, as members of thie Cominel of this Province, has been duly notified; and that I have directed those gentlemen to make the usinal application for their mandamuses.
nova scotia.

Copr of a DESLDTCH from Viscount (ioderish to the Officer ndumistering the Govermment in Nova Scotia.

## Sir,

Downing-strcet, \& December 14:3:.
In carrying into cffect the recommendations of the Committee of the House of Commons on the subjedt of the Councils in Upprer and Lower Canada, iny atention has also been directed to the composition of that braneh of the Prgisinture in New Brunswiek and Nown Scotin, particularly to the custom that the Escenfive nud Legislative Councils, though distinet budies, should consist of the sapue individunis.

To this practice I think there are several objections which induce me to belicve that it might with adrantuge be departed from; the cireunstance of the sume gentlenien being members of both Councils has a tendency, I think, to prevent either from discharging. with effeet the duties which ought to devolve upon it.
The Exeeutive Couneil hould of of a small number of gentlemen, ineluding perhnjus one or two inflututink members of enth branch of the legisturs, with whom the gavernor might eonfidentially consult upon the executive business of the goverrment. To this council it would not be proper to nominate any of the jurges; the chief justices in Upper und Lower Canada having retired in deferenee to the opinion which had been expressed by the House of Commois on the subject.
The Legisiative Council, on the other hand, should prineipally consist of gentlemen independent of and uneonnected with the governheent, and seleeted from the prineipai inhahitants of the province, and those haring the greatest stake in its welfare. The Couneil appears to me at present too numerous. to be usefully consulted by the governor in the administration of affairs, whilst it is not sufficiently so, and has too close a connexion with the exceutive government, to enable it to possess the weight and authority which should belong to it as an independent braneh of the legislature.

It appenrs to jue, therefore, desirable that the nembers of the Legislative Conncil should be increased, and that its members should-cease 'to be necesisarily members of the Executive or Privy Council; white af the samed time the latter should consist of only five or six members, and be composed of one or two members of the present Council and of the Assembly, and those of the chief officers of government whom the governor might think it desirable to include in it.

I am also of opinion that, with the exception of the chief justice, the judges ought not in fưture to be appointed members of the Legislative Council.

Haring communicated with Sir A. Campbell on the stbject, he has entirely concurred in the propriety of introducing in the Council of New. Brunswick the nlteration to which I have adverted in this despateh, and His Majesty has been pleased, at my recommendation, to establish, by commission under the great scal, two distinct and separate councils in that profince, the Executive Couneil eonsisting of five members, whilst the Legislative will at present be increased to nbout 14 members.
I am therefore desirous of obtaining the sentiments of yourself and his Majesty's Couneil on the subject. If a similar measure should bef considered desirable in Nova Scotia, and likely to promote the interests of the province, and to be nceeptable to the inhabitants, I should be ready to advise - His Majesty
to grant a similar commission for Nova Scotia.

I have, \&e.
(signed) Goderich.


My Lord.

Gusermment House, Italifan, 20) Murch 1833.

I mave given muchattention to your Lordship's despateh of the 8th December 1832, No. 51 , the reeeipt of which il had the honour to acknowledge on the 27 thi January: but !is I have not devened it advisable to bring the subject of je offeinlly before the whole body of the Council, during the sitting of the LeegisIature, I ain not yet prepared to comply with your Lardship's requisition for their acntiments, nud my own, upon the expedicuey of introlucing in the Coned of this Prorince the alterations Lhtely adopted in that of Nrew Brunswieh.

My intention was to take the opinion of the Comeril on the proplesed negasure at the close of the session; but as, by recent intelligence from New Brunsivioh, the chamge in the constitution of that Province does not appear to have given satisfaction, a disinclination would probably he ontertained here to the inmediate adoption of a similar measure; and the agitation of the equestion, at the present perind might, in my humble opinion, have a tendeney to disturb the peaceful state of the colony.

Under these circumstances, I shifl derm it prudent to withhold your Lordwhip's Ierpatel from the Council until I mm honoured with your. Lordship's further instructions for my guidance.
(No. 5.)
Extmact of a DESPATCH from Mr. President Jeffrry to the Right fronourable E. (i. Stouley ; dated Govermnent House, Hadifax, 8 Marel 1834:

Tue House of Assembly have also had under consideration the present constitution of His Majesty's Council, and havet passed resolutions, declaring. " the Council to be defective, because its Members combine legislative and executire powers ; and that, in the opinion of the House, n Legislative Council distinct from the Executive. Council, and more extensive in numbers than at present exists, muy, with great hivantage to the public interests, jbe selected from His Majesty's loyal subjeets in this Province." A committee has been named to prepare an address to His Majesty on the subject, or to report a Bill, as they may feem the preferable mode of accomplishing the object.

In my reply to Viscount Goderich's despatch of the 8th December 1832, requiring the sentiments of myself and His Majesty's Council, ujon the propricty of introducing into the Council of this Province the alteration then recently adopted in that of New Brunswick, I stated my reasons for considering the agitation of the question to be at that period inexpedient, and I mentioned that I should therefore take the liberty of withholding his Lordship's despateh from the Council until I should be honoured with further instructions, which have not been receired.

I shall now, however, deem it my duty to lay the despatch before thein; and I hope to be soon able to communicate with you, more fully and satisfactorily than I can at present, on a subject which involves so many serious considerations.
I. a dexpateh which I had the honour to adilress to you on the gth March last. I mentioncel thut as the subject of the constitution of the Couneil in this Próvince had come under diveussion in the House of Aesembly, and a committee of the House had been appointed to prepare an Address to the King, praying that two Commeils, executive and legislative, might be established, I should deem it my duty to subhit to His Majosty's Council, Viscount Gorlerich's desputch of the 8 th December I832, (which, for reasons formerly explained, had not been communicated to them,) requiring their sentiments upon the expediency of such a mensure; and I have now the honour to recommend to your attention the enclosed extrnct from their minutes.

As this paper enters fully into the subject, I have but to express my own concirrence in the Bonrl's unanimous opinion that the proposed separation of the excentive and ligislative functions of the Council would be attended with anany and vory serious evils; and I therefore eamestly hope that the reasons addhiced in support of that opinion mny convince His Majesty's Government of the propricty of permitting Novi Scotin, until better prepared for a change, to retain its umeient constitution.

I have, sc.<br>(signed) Thos. N. Jeffiony.

## Enclosure in No, 10.

## In Council, oth May 1834.

Tue President laid before the Board a despatch from, the Right honourable Viscount Goderieh, dated Downing-street the ath December 1332, requiring the upinion of the Councit upon the expeliency of establishing irr Nova Scotia' two separate councils, executive and legislative, composed for the mont part of different individuals.
After giving their best consideration to this inportant communication, the Council would gladly have leclined offering any opinion upon a subject whieh appears to be nearly conneeted with themselves and their office. But as this Board, from its establishment in the year 1749 to the present day, have not been accustomed to shrink from any duty committed to them by His Msjesty or Hia Government, because it was difficult or unpleasant, they witl proceed at once to give, with frankness, the result of the best judgment they havo, been ahle to exercise upon this question, which they have felt to be one of somédelicacy.
If the theory of the constitution were slone regarded, the example in the parcnt country would prompt them to say, such a separation of the Executive from the Legislative. Councit sasis proposel, would be desirable; but it is manifest that the difference in the condition of the two countries is so great, that no parallel can be preserved: and looking at the subject practically, they perceive at once very serious objections to the proposal.
.The-intention of tha Government ia, without doubt, to nooninate to the Legislative Council mensible und well educated men, possessing large landed property, separatcd from office, und having influencesin the different counties in which they reside: upon a supposition that such men would be likely to concur with the most reapectable majoritics of the House of Assenibly in all questions which affect the great interests of the country, and so preserve harmony in the Legialsture. But, unhappily, soch men are not to be found in the several counties of Nova Scotia; and even if they could be found, there is much reason for believing they would not be mone ready than the members of the present Council to concur with the House of Assembly in such objects as have sometimes been differently entertained in the two Houses. If the personal allusion may be excused, it may be remarked that the discermment of Sir James Kempt, when Lieutenant-governor of Nova Scotia, and anxiously looking for auch persops as have been described, placed two members of the present Board in the Councit, because he was.satiafied they answered the description as completely as any individuals that could be found in the colpny. Bnt it is well known, and the minutea of Council supply the information, that these individuals, wholly unconnected with office, whose independence in every respect has never been questioned, have been naiformly opposed to the views of the Ho . . Af Aasembly on each of those few occasiona wheri a difference of opinion in the two prim hes of the Legislature hus given diasatiofaction to the lower house, and excited their oomplaints. It is only on account of the difficulty, or rather the imposibibility of finding more persons in the different sections of .the province, with all the qualificationa which these possess, that the number of the present Council has not been increased. In selecting individuals therefore to fill a more extensive, legislative council,

[^0]
 he reyuired, or of' the fittem candidatea bir seats there, whome servicem would be megre minntunt and more valuable in that Ilomere, which condel ill pars them, thun in the other,
 Asambly and to the province.
The (ionernment, it in believed, lank forward to min increase of strength und intluence in
 Novin seotiog who desire the change, are loud in their complaints that the Council are
 creosat, us som an that change is cffected; und cither of derse the change munt be insrivable.

 of the Clumadas supphem such phjection in tiall lorce. 'The mensiareas of their hegislatived Conncils, fir nomur veno parit, lave given rise to more complaint nod invective than were cver know or umber the suore ancirnt constitution of the colomial conneils. These conplanats, iskecol, have hereuno multiphed that an elective council, which wonld incovituhly leud to a repmblewn constitution, is holdly insisted upon by tho complainants us the only etlicetaal

In Xiv IIrunsised cencral mitisliction, lans created mumenal diseontent in that peaceable instead of atluriling not be casily ulhyrd, umless by a retum to the uncient nystem. peaceable province, which wift

Tha records lii the Coluin ottice the neient nystem. constintion, hus becu more or hess quinet mad contented Nova scotia, meler its present colonic's into which aditherent constitation has been introduced, whil. governed than those governors and the jourmals of its commeil will show whatroduced, while the testimony forits thed, hiss had in promoting the welfine of shew whint part that body, an at present comstimaing bore on this point, hut they enmently requegt the reference and the be excused froms loe made: by IIis Dajenty's Secretary of Stats:

If it shand be alleged ns at reason for monking the proposed alteration that nome desire for it has luerea exprossed, it may be observed that change of any and of every kind will never be withoit mpocates, while discontented and self-intergsted men form a part of every
 the change should be accomplished. There will be ten expectants for every appoisfied if that will lollow; nimetenths of these munt therefore be dispeppointed, nad thus discontent will be inerensed. The subject has imhed been under discussion in the llouse of Assembly, where the first mention of it has led some of its advocates, and even Ilis Mnjesty's Solicitorforemfinmong others, tuexpress a desire formn elective Council; with total disregard or Torectminess of the obvious fiact, that the bulance of the constitution would at once be Ciown mul the represintatives of the ${ }^{\text {con }}$ would be left between the representative of the yot created much interest in that Houne, althorgh several of its members have been named in ceppectants of reats in the Execntive and Legislative Councils.
Af these considerations lead to the conclusion that the suggested alteration should not be bastily made, even if the, acts of the Conncil, or the charneter and conduct of the indivihe ensily ascertaimed by the Secretiary of Sotecetion. Whether they are so obnoxious may latid, wholave Jeen Governors of the costate from the discerning individuals now in Engthese distinguished persons, when giving theiry have ceased to be connected with it; and the Council, as now constitnted, can easily state whether the Board, althourgefulness of aixious at all times to promote the objects of the Government when they could condy and tiously fromote them, have ever flinched from offernge their honest advice, when they have becon so uifiortunate as to differ in opinion from the representative of their Sovereign.
A due regurd to all the circmustances which have now. been mentioned, and to many others which need not be enumerated, has satisfied the Council that it must be desirable to rotain in the l'rosince its ancient constitution, which hitherto has neither been inconvenient noi maspecessful. It may easily be altered at a future day, when the colony shall be more Mipe lor such a change, if the new constitutions which have been introduced into the adjoining colonies, should, notwithstanding the inconvenience which now attends them, ultimately prove to be nuperior, in practical effect, to those for which they have been substituted; but the Council are impressed with $n$ conviction that at present the proposed change is unneeessary, and would prove not only useless, but injurious; and they feel confident that this explicit declaration of their opinion will at tenst be recoived as evidence of the honesty with Which their advice is given, whether called for by IIs Majeaty's Government, or by His appresentative in the provinee.
If more than has already been stated were wanting to strengthen the opinion which the Council have now expressed, a full confirmation of it would be supplied by the very extraCrdinary measures which have recently been adopted in the House of Awsembly in Lower Canada, where indulgent compliance with unreasonable clains jas created a habit of yieldILr on one sule, and a hubit of complaining and demanding on the other, until ultimate
objects ure now avowed, which fill every loyal aubject with regret and and objects ure now avowed, which fill every loyal aubject with regret and alarm; and the dis- the onther, Honse of
thluence in - thue in numeil are expectio wht lmo intcry undeprodured wout stute thgislative han were millaints, lend to a clliectunt altiorliner hich will - present ain thome ney of its it constiwed from imoll may
ne desire kiad will of every ccolony, uisfied if ointurent, scoutent ssembly, iolicitoregard or once be e of the us never bained venient e more adjoinmately d; but c unnelat this ty with by His
contented have ficolilly ileclured, with revolutionary viollotice, that one of the mone favoured mud happy colonies of the most inlulgent numureh ing the world, must be converted into a repulitic.
Ilaving nuiv perfirrued the duty which han leeen lainhupon them, the Membern of the Cuoncil have ouly to mild, with every fiveling of reapect, that if liis Majesty's Covernument shonlth not be sutiafield with the view thry have tuken; nud with the renoons they have midhecel in nugport of that vieev, the sume ferslings which have always inflhenced thin Board will prevail. Nothing can beemore fireign from their wish than to be impedimenten in the way "f "ty measure which 1 Iin Majpsty or Ilis. (Governument may deem cssential to the welfare of the collony ; aull therefure, as it lias been their uniform and ouly dexire, in their presens ntutiom, to be instrumental, "uccorling to their ability, in promotiag the honnur of His Majemly, winl the Deneffit of the province, they are ready to retire from that station wheneser it muy he thenght their retirencent will conduce more eflectuadly than their contimuanes, to there inppontuint osjigets.

A true extruct from tho minutes.
Council Chamber, Ilaliliax,
7th Muy 1634. $\quad$ (signed) Ruperto Ceorge.
-No. 11.-
(No. 65.)
Extanct of a DESPATCII from Major-General Sir Colin Campbell, o. c. $\quad$.
As 1 think your Lordship will be desirous to know how things are going on here sinee the meeting of the Legislature, I shall as briefly ns possible state to you their proceedings.

The ITouse passed several resolutions, mimadverting upon the construetion of His Majesty's Council, and the disposition evinced by some of its members tol protect their own interests und emoluments at the expense of the public ; and also asserting their right to control and distribute the casual and territorial revenues of the country, \&c.; which resolutions were passed by considerable majorities, but not without much opposition, and a committee was appointed to draw up an nddress to His Majesty, cmbracing the substance of these resolutions.

The Council, however, very temperately, but firmly, sent a messige to the House of Assembly, in consequence of their attack upon some of their members; and 1 am happy to inform your. Lordship that the Assembly, finding they had gonc too far, have rescinded the whole of their resolutions, as well as the appointment of the committce who were to prepare their address. So that I now hope that. things will proceed in a more calm manner, and that the business of the Province will bénttended to.

It is evident to me, from thet thpper of the House, that before the conclusion of the session, an address will refrnwn up to His Majesty, praying for a reconstruetion and separation of the Council, and for the surrender of the casual and territorial revenues. I trust; from what has occurred, that it will now be done in moderate and jroper terms.

I hope, before the end of the session, to be also énabled to submit to your Lordship the names of fit and proper persons to be added to the Legislative Council, and nlso the names of those individuals whom 1 consider the most cligihle and proper to form the Executive Council of this Province, as it is evident that the reconstruction and separation of the Councils cannot be much longer. delayed, without causing dissatisfaction and excitement, which it is desirnble to preyent, particularly as two separate and distinct Councils are now istablished in the other North Aneriean Provinces.
The pupers which I have the honour to enclose are the copies of the messages and of the resolutions alluded to in this despatel.

No. 11.
nova scotia.


# IG COHMESPONDENCE RESPECTING THE GOVEINXMENT OH 

NOY I SCIHII.
Lim Nratre $17^{\circ}$ S1. 11.

Histlonures in Nu. 11.

In the Henue al' Anermbly,
4 Felimary inaz.




 cansethation, uldi m!urious tg the interestes and liberties of this comitry.






 disertuat.



On motion of Mr. Diyle,
Rrsulere, That a conlierence, by commatere, De dexired with the Cumail, on the wermal state of the Irrivince; and that, mom such comiterence, the Counuitere of this Ilonse do communiate the forgroing Revolutionsto the Committer of the Conneil.
ordiret, That the Chorh do requést much comterener.
(No. 2.)
In the flouse of Assenbly, 4 Frlinuily $18: 37$.
A Mfranafe from the Council, by Mr. Hallhurton.
Mr. Nuaker,
The Cobucil haw direeted me to driver to this Ilonomrahle Homse a Mesange, which it
 it into the llouse, and then withorew. The suid messuge was ugnin reâd by the Clerh at the tuible of thic Ilomse, nud is us follows:-

Couneil Chamber, 4 February 1A37.
Risolyed unanimausly, That a message be aent to the Honse of Assembly to inform them that the Council cannot continue the conferener to which they consented vesterday, as it commenced on the part of the Ilonse by a breach of the privilege of the Council, and a violation of parliamentary usage, which prohibite one House from interferins' with the intcrual regitationa of the other.
The Britisli constitution does not conler a right upan any perwon to be present at the celiberations of any branch of the hegislature, of which he is not it member. The righes of an Englishman ure not held by so precarions a tenure as the courtesy of any of ta Eellow-sulpects ; and it is notorious that the only mone of gaining udmission to the ILong of lards is by procuriing a special permission from a Member bf that House, which may cither grinted or withheld at the pleasure of the person to whom the application is muld and it is thüs obvisus, that it is nskeal und received as a courtesy, und not elaimed us fin right. But although IIis. Mujenty's Council do not odmit the right, they have for sonte time laul under consideration the expediency, of alopting the example of the tivo Ilousfy of Parliament in the mother country, who now very generdlly refrain front enforcing the atanding orders, which preclude strangers from being present at their debates.
Although this practice is not unaccompanied by inconveniences, it is productive of nudg good. It gives to members of the legislature an opportunity of explainine the reasnos which induce then to support or oppose the measures under discussion with greater puplieity; und may thas not only sliedd themselves from inisconstruction, but nuy also rennop much misconception, relative to those measures, from the public mind.
Itis Majesty's Conncil lave this subject still' under consideration, and will come to sugh decision upon it as they shill deem most conducive to the public good; but they canmpt permit the IIouse of Assembly to interfere with their deligerations upon it. The bott meterests of the country require that cach braneh of the legisluture should seropulopsly preserve that indeppendence which the constitution has bestowed upon it, und which whuld suon be destroyal if cither were to allow the other to interfere in the regulatiotis of its owit Houts.

## NOVA, SCOTLA NEW BRUNSWICK, \&e.

Ifir Majcoty'm Council have mein by the journate of the Ilone of Amembly, that the Nit a nctotia
 country mind the perent mate. They regret that their coudjutorn in leginlation do now din-
 cuinmiloration "ithoul oflimuge "p ther unted mipplications for the aid and guidune of
 may drophe thes, they, feel Niat they hase me right to interfere ; and the suligect is only mhinded 10, to whow then if such interference of enve House woth the regulations of ancether
 IIoume of Ansembly of the doty of adhering to the nomeient mad Chrintinn practice of daily und migedly implaing the bivine blewaing "pmon our gracioun sowereyen, mut their own



(No. 3.)



 interyent ind emoluments int the expense of the pablic.
[lis Mapenty' Council udmit that it is not only the right, but the duty, of the llouse of Ascombly, to propose any ulteration in the inntifitiona of the conntry whikli they think would prove bencticiul to tha prople; but they camot udmit the Honse lo lave any right (u) promance the members of the Conncil to be puilty of ucting from gorrupt motives ; und if. they have evinced u dinpomition to protect their own interests and enolungeng ut the experne'of the prible, their motivem must le cormpt.
 pusate lifi, al in the tranactions of the leginhature, where a more cerrmonigus observance of it onght to presuil, ous lornuch should be permitted to commit no great a violatien of it IIpoin the other, withont expentulation or ramistinice.
ilis Majeaty a Conncil trumt that the House of Aamenbly will, upcin further consideration, ferceive that a resolution containing nuch acensations agninst a co-ordinute bruch of tho legishature in incomsintent with thowe rulen of decorum.
His Mujesty ${ }^{4}$ Council would decply deplore the evils the conntry wonld anstain from an intarruption of the public lonsiness. They trint that the Ilouse of Asembly woild repunlly dejoreate sucls in evint; und they therelore caruestly hope that the llouse will ferd thi propricty of rescinding thin resolution, ns His Majenty's Council feel that if they were to coninno to lonk eommunicution with the flonse while that resolution remains untesciaded, they wonld juntly forfeit thir self-respect, as well us the respect and confidence of the public.
It therelore now remmina with the llowase of Assembly to prevent any interruption of the public businews; unil the Council repeat their enruest hope that the House, by nu ate ot
 the hasimens of the session, and bringing it to $h$ harmomous mand huppy issue, with all piossible Isenetit to the people and to, the Provinee

## - No. 12. -

(No. 7\%.)

4r, which is dad diverm he Clerk at
ary 1 A37.
nform them erday, as it meil, nuld a " wish the: sent at the The righto any of 1 a the Ilosige ieh may be th is muld; aimed us $n$ e for norye wo Housty ve of madh he reasons reater $\mu \mathrm{u}$ dso remoty
me to such hyy rimupt The botet rupuloysly lich wouli of its owin

Ilis

Ct. of a DESPATCH from Loril (ileuflg to Najor-Gencral Sir
C. Cumplefl, $\mathbf{\text { g.c.b. dated Downing-strfet, }} \mathbf{3 0}$ April 183 .
Yot give me reason to infer (Despateh, 9 March 1837) that the Assembly desire such a change in the constitution of the Legislative Council as would bring it into correspondence with the system at present in force in the Canadas andin New Brunswick.
is of course understood in the province that in all the British colonies possessing representative nssemplies, except the Canadas and New Brunswick, the Council is a single chamber, called at different times to the discharge of legislative functions, and tq the duty of assisting in the administration of the executire govermment.
The separation of this body into two distinct chambers, the one legislative and the other executive, is an experiment whieh was first tried in the "Carifidas by the Act of 1791, and repeatel in New Brunswickin the year 1832. So far as I have been able to judge, the result of this innovation has not been such as
 enexthenel whether the maintenaner of the exintiog conatitution of the romen-
 lirect and cffertive rempunshility, mul of wecuring to ench of the two honses
 mensirrex of the oth.r. Ilis. Najenty, however, is grathenaly prepared to net on thip quextion in conformity with mach adshere ns shall be deliberately twollered to him by the representatisen of the prople of Novn Scotin, beratese the kimg

 tives may regard as conducive to the general gosel, mul bemuse his Majosty is conshered that their whber will be dietuted by more exat mad abmelant kuow-
 posapos or coold venture to daim. I willingly abstain frome contering out thas
 revicinded resolitions. It is umberensary for me to say more on this milojeret

 pressing any lined opinion that, the crils of which they eomplatis wornt be

 Commeil are bint too will fominded, nal whether that hody shaill retain ite present firmes slall be rexolval into two weparate chambers, it mast unilergo il very


It is now for the first time disclosed to me, and, us I haye reason to think, it

 parturership, that the menibers hafe bren ghamest without excepption from the inhabitants of Halifax or its vicinity, mind that the great majority of them are nll members of onc religions comuminty, whéh is staterl to be the leant numerous of any of these into whieh the populationg of Nova Scotin is divided. It is impossibile that diatinctions ais lapidinasenthould not be prodnctive of serious dincontent : coperially must this be the tive when peculiarties of religious belief are nssmand as the ground of admission or exchasion.

In the list, which yon proppose to trinsmit for his Mujesty's consideration, of pentlemen gualified to sit in the Commeil of Nova Scotia, it will be your care to introdure the mames of persons connecterl with all the great interests, ugricultural, eommercinl, mimufacturing, or professional, existing in the provthes. You will ulan, as firr us possible, propose cenadidates connected not mercly with the erpital but with the wther princigul towns, and with the rural diseriets. Your recommendations will be ulagether uninflateneal by any consideration of ther rehation in which the proposed councillors miny stand townrds the Church of England, or any other nocicty of Christims; it will indeed be four carce to aroid, as far an possible; sumbla selectiom as imay even appear to have beron die; tuted by motives of this description; and it may therofore be neeresary that you
 for this hononr, not ns constituting any criterion' of cliyibility, but as a securitye ugainst the semblanee of undue fivour to any partieuliar ehureh.

If the information on which the Ilonse of Assembly proceciled shall prove to bre areorate, it is not inprobable that thi necessity may nrise, not morroly for the introduction of many now mombers; but for the bxelusion from the list of rouncilhits of some of the gentlemen it present, holding scats there. I alvert. to this subjoret the more readily, becatise, as no eliarge has been preferred ngainst ausindividhal, siche a change, if really gessential to the establisherent of pubtic contidence in this body, will beg male without the inflietion of any reprosed or unmorited pain on any of the gentlemen who may be immediately affected by it. Thus, for example, I do not think it defensibie that inore than one member of the same commercial honse mhould sit at the council board; and if it be true thith this rule has beren violated, the refirement of one or more members of any such firm Will hot, I trust, be regurded, as it will certainly not be designed, as a persomat nlifht or degradation.

The niext in order of the questions raised by the Assembly is, whether the chief justice should retain his seat in the Council. On this question I do not anticipate
mitiejuate any merions slificulty. In the event of the nepurntion of the Cumecil nova scotia. Into two diafluet chambera, it bin Has Mexty' justice nor any of his collengues should ait In the Eisemetre Conncil.

Piven if that change la not made, the King thinks it right that urither the chicf juntiec nor any other joidge should be prememe at any of the froceedings of the Councilin its execoutive enpacity. The principle to lee watedily horme In mind

 tion in the mensures of the loend government, or of any persons whemay be acting in opposition to it. If followe that, ewo in lrgishation, the chin fusties and his lorother judges mhomld take uo part whenever (as mant often happen)
 The only motive for retaluing the chief juntiee In the councll would be, thint
 laws of the prowince with ngernter cextent of expricule and knowtedge than any oflore mimber of that lenly a hue It may fairly be quastionets whethor this adruntuge, wan be acquircid consintently with that sercurley which His. Hajesty Is
 politiond lisenssions of the country. Perhape the wharest course would be, that "hich prevaits in mome of the colonkes custward of the Ahantic, where the judgen are exdeled from the local legishatire, but nre required to revise every Act before it is fimally pasmel, and to report their opinion whether it la frumed in such an manury an to nercure the atemimment of the oljeete which the Largisloturi may have in view. The teenefit of judicial knowledge nud expericuere Is thos ohtained withont noy sacrifice of judicial indeprendenco. These, howerer, are gurestons ou which Bix Majesty desires to act in conformity with the deli:bernte opinion of the prople at large, and with the benefit of the alivice of their representatives.
(No. 78.)

> - No. 1:1, -

Copy of a DESPAPCH fron Lirutennat-Gormor Sir Calin Campbrll, a.c.n. to Lard Gilenely.

My Lorrl,
1 llave the honour to neknowledge the reaipt of 5 Junc 1837. of the :10th April, in which your Lordship, in anticipation of an audiresentrom the House of Assembly, places me in posseskion of instructions for my guidance ma the severral topies which miy communication of the oth Mareh had prepares your lardahip to ixpert would be shortly bronght, in that form, under the cousideration of His Majesty's Government by the Assembly.

I have sincer hat the honour of transmitting to your Loridship the aldresss in question, with the observations of His Majesty's Council nuon it, and a few remarks of my own on that part of it which relates to the contemplatel elange in the comatitittion of the Council.
In these documents, the last subject is so fully entereal into, that your Lordship will probally haver little difficulty in deciding upon the question whether the legishtive reforn to be introdnedd into this Provine shall be to the extent desircil by the llouse of Assembly, that is, a division of the Councell into two srpurate thambers, or shall simply consist, for the present, ns I have ventured to revommend, of an addition of four or five new members, as legislative counrlllors only, and of the exclusion, ns your Lordship, suggests many be necessary, of some of thuse who now have seats at the Council Board.
Finaling by your Lorthlinip's despatch that it is very doubtful whether the ©xperiinient of keparating the Council into two distinct chambers, which was first tried in the Cunailas, and suberairntly repented in New Brunswiek, lias, in either case, beon nttinded wit expected benefit well thso that it may well be questioned whether the mannenance of the existing constitution of the Council of Nova Scotia would not be the best mode of subjeecting that body to a direet and effective responsibility, and of securing to each of the two Houses its just weight and legitimate influence in the deliberations and measures of the 579.

No. 13. roly for : list of 1 alvirt. agniinst ; mbic ouch or eted by nember be true of any ned, as her the do not ticipate

Nil Am(Otu

I wald have no other obarrations, to offer on the milder nt prexem, hail

 assist in the nelninistrntion of the expertise goverminemt.










 intimate acymantunce with "very part of the connery, and with all chasse of it
 habits of business, render him the mont efficient member of the Boart.

Of the purest chief justice, it is rough to say that he integrity find talents are mingerally meknowhedged, and that it would be impossible fo find in the
 this. therefore, I trust he will be permitted to remain, cent if his exclusion from the other be deemed expedient.

 question of Now Brunswick, not, having bern welt,' I hare written to Sir John

 myself by those principles in any similar arrungearent into which it shat become by duty ty coterie with the logindature of this Provinces; nor shall I fail to attend to your Lordships instructions in preparing the list which in capered from me of gathemen eligible as geoneillors.

1 have \&e.
(signed)
C. Compinill.
 inn! tut -tent! undergo any wry emerntial altoruthons.




 pros al ala where, full of practical injury. In coloming where it is wholly bimbos.







 Nemosrutie haunch of the legislature: but it is wise nad wholesome to place them thess between the representative of the Crown and the reprexementioen of the people. When the Gomel is changed, nad lite. cxecutlee nad legislative



arkmil well

10115 of 111 II which io of liy flo hu' chlumes I hellion. rill filimom. in harilly "ipulied ur a curefully
 conime vora 1ey, which billumine nine to the. - to pluce atativem of lexishative purrol to 1- vh'心.
aciar, hail whe placer, in future
abjoction dlest! tu tukio IA in lint Uf juatice ere hatio tical hinw minernth holder in rider, innil tires, hat xer of it + alyg null
d talemen il int 2 h. wil. I/1 xcluvion
ciarcipho. finmincial Sir Jolun ondruer 0 somert it shall all I fail xlerelel

## -N1). 11.

(Nis.:1.)
 to lard Ciliwily.

## Giocromment Honery, Halifus.

 1 May |naly.II! Lerd.

Mr ilempateh of the gils March wilf have prepared your laselshif, for the

 äre whid tos Inbour, unel praying His Majowty, an an wioudy for them, to grant an
 ('unncili, providinit for a just repromentation of all the great interents of the I'ronina in leoth, thand servering the respminsibility, of the former to the ('inmiona.

This stolerew, containing meveral chargen againut the: Commeil, I fole fe to be my duty, in juster to that body, to lay a copy of it hefore them, for otherwime they would have had mo opgertunity of moticing it officially. The Council have
 thon on such of the clangere of the Awombly an are not of tos keneral a nature tw be refutef, and urging numerous objections to any wide departure from the: ancient constitution of the Provinev. I have almo the honour to enclome theme two dicouments, with the several pmpers nonexed to them, mal roquent that your Lomolahlp' will te pleased to lay them at the foot of the 'Throne, with the Aldrenx of the Awnembly.

Vh wing the suljeret theon tically, Important mivantagen inght be expected from the extabishment of two dixthet Councilas at the sance the I cambe but think that the arguments used by the Couneil against the actual uloption of the mosasure ilemerve serioun nttention.

A* fur an I an mywelf concerned, I whould profer thingen to remain nearly as they urv, for Ghave hail every remon to be satimfied with the conduct of my Conineli, ne well in their leginiative as exceative capacity, aud I feel perwumed that nay material change in the constitution of that booly, however well contwidervel the plan. of its limprovement might be, would not diminish the diswathfaction which at present exista. An mdlition of four or five, however, to the Comacil; as legislative coúncillors only, would, I think, be desirable, and would naturally lend, under iniproved circumstances, to the formation of a diftinct Iagistative Council. This in all the change that I can recomanemul at prowent, but should your Lordshlp be of opinion that the time is arrived for assimilating the constitution of this Province to the conatitutions of the neighibouring colonien, jour Lasdiship may rest assured that I whall cherefully assist your Lorikhip in making the necessary arrnugements for carrying the measure Into effect beforv the noxt naceting of the Legisinture.

I have, Sce.
(signed) C. Camplell.

Enclosure in No. 14.
ADDHESS of the IIome of Assembly to the King, complaning of the Comstitution of II, Mayenty's Councit, and other Crievances; with un Adifress of the Comacil to the - Dientenant-Governor, and their Observations ill reference to the Aldrewe of the Asorubly.

## To the Kinu'n moht Exchleent Majentr.

The humble Mdilese of the Ilouse of Representatives in General Aysembly,
for the Pruvince of Novi Scotia,
May it plrame Your Majexty,
We, Your Majesty's dutiful and loyal subjects, the representatives of Nova Scotia, white upproishing the Throne to ank fire a redress of grievances, tender the amurance of the unabutcol attuchment of those we reprement to Your Majeaty's person and Government. 'The people of Novas Scotia, wheu auything trenchen upon tueir rights, or returds their prosperity, lurit to their ${ }_{0}$ Sovereign, as the father of all his people, 'wherever their low may lee cant; anil whose uffeetion in not dininished by diwtance, uor bounded by the four seas of Britain, but extends to the most remote linits of his enpire, rearing, wherever practicable, institutious fivourable to freedom, and fostering that love of justice, that nice wense of the relative 579.

NtDVA MCCETI
N(1), 11.

CORBESDONDENCE UKABPGTTINE THE GOUERNMENT OF




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 Jing pharl, thut of the Legisfative Counciln of Lower Canada, Now Brunswick, nul. Nowfoundland



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 Anc eupully ut ihe plowaure of the Crowns, und efen treating with indiffierence the wialtee of
 reveriny a wifiras of grievaniov hy withholdinge the auppliesi here, thry huve no wheh




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17 Apul Imar.
Ciorrye iswith, Hperatef.




## 'Tun Anumban Hat Masearia Cocncha.

Nay it pleane Your Vixeelleney,

 complaintan againat the connatitutiom and rondact of the Cumacil of thim I'rovince.
 pracefind colomy, they would ghidly comperate with the lloune of Assembly in humbly mgrewenting them to Ilia Majonty, with unbonaded romfidowe in the grucious inglination of therir tumereigen to reilingen every wrobig.
But deipply intercatel nu they are in the propprity of a proviner, which in the honee of
 chunges in the romilitution of a colony nhich ham hitherta loud absulant cume for comtentment, and whowe hajphurem they are 'uswilling to hozard by ariy experimepte that inight endanger ity hastifutionn, or dimininh the, pronperity and peace which it mow njoya.
If caunot in expeeted that every prert of the comaluet of any leginfative boedy nfould sive univerwal satimfuction; und when the Council lhave differed from the (louse of Anwembly upan shom experliency of any measures which the House huve originutfol, it in neither munatural nor unusual for the disappeinted nupportern of nuch measures to donipiain of the body by which it was rejected.
The Commeil ramot the cafled upon to vindieate their condenet againat general clarges, whirh in theip nuture are incapable, of refutation, and can only be met by the griveral haracter of the nequaed.
To the opimion of their proceedingn entertained by the intelligent and upright, ,menibern of the comultenity, the Council look without upurehenaion.
Upon those parts of the Adiress which conlthin anything like apecitic comphaintn, the Conncil have fele themselven called uponito make some observations, which they do now subnit to your Exrelleacy, with e requeat that you will have the goodneas to transnuit them, with the Address of'the House of Assembly, to Itis Majenty's Principal Secretary of Stute for the Colonies ; and they humbly thope that when that high officer laye that Addruas at the foot of the Throne, he will inforn-the Soverrign that hin fuithful and loyal Council in Nova Scotio are prepared to vindicate their conduct, and to answer every charge that cant
the brought against then.
579.


## ค* <br> Nova Scotia.

## GORRESPONDENCE RESPECTING THE GOVERNMENT OF

Oerenvationsoof His Migesty's Comeil for the Province of Nova Scotia on the Address - - of the Hop of Asmbly of the Province to Ilis Majesty.

Tue firmb conflaint stated in The Address is, that members of Council have been chosen uthent excinsively from tha brads of departmente, and frem persons resident in the capital, who, ofrontan Teficien'y of locil knowledge, or from the naturul bias incident to their "fficiul stations, were mot gualified to ilecide upon the wants or just claims of the people.

It is not necessary now to consider whether it was wise to select members' of Council Trom the heads of ilepartmruts of inot, as no recent vinstance of such selection has taken wace.

The chicf justice, the bishop, the collector of the customs, and the collector of mippents, are dow the only public officers at the Board, and ncarly 20 years have elapsed shere the last was uppointed the eight junior members are ali gentemen unconnceted with the Lovermment by any other office than that of member of the Council. It seems difficult, therefore, to assign uny reason for bringing that forwurd unong the list of grievinces.

The residence of the membiers of the Council in the capital is next complainet of.
If the King's representative were now called upon to supply the names of gentlemen residing in the country, qualified to become legislative councillors, who would be willing to perhirin their duty without remmeration, His Majesty's Council are of opinion that lhis Everlleacy womlel feel great difficulty in making auch nomination.
To thir vanious charges contained in the third clause of the Address, it may be observed, that the opposition made by the Council to extend to the outports the advantage of firemglt trude, is confined to the representations which they made on tire 10th May 1834, mad submitted to Ilis Majesty's Govermment.
That Repurt was fuomaled on the coiviction that the extension sought for by the Hlome of Ascombly would have the effect of eounteracting the provisions of the Act of the Iuperial Parliament for regulating foreign trade, facilitate smuggling, diniminish the prouncial revellue, injure the fair trader, increase ahe expenses of the customs departanent, and " 1 a rate injuriously upon British and colonial shipping.
For a stutepuyit of threse views the Council refer to the representation hereinbefore allufed to, by which it will be seen that although they were opposed to the general "stenswon of tje free port system to the whole province, they did hot advocate the confineunent of it to IIatifix only.
That the Council tiovk uny part in deteronining upon the amount of the sum which the lluuse of Ascmbly states it was compelled to resign for the support of the Customs ctablishment, is distinetly denied. The Council only concurred in the Bill which the House of A sembly passed, to give aflect to the arrangement which now exists.
The Conncil ure at a losis te know to what tho llouse of Assembly allude, in stating that thr. Council have interposied đifficulties to the introduction of a just and liberai system of ducation. The Council are, and ever have been, carnestly desirous to pronote liberal whication; but ins that cannot be done without the provision of funds adequate to the olyect, it is the prowinde if the House of Assembly, and not of the Council; to provide them. The Council pugilit readily concur im uny judieions system which the House of Assemily would oriqimute to promote so desirable an object.

The Comucil delerred the consideration of the Bills sent up" by the House of Assenubly, to umolish the chief justice's-fees, because they would not legislate upon a subject which, If lrought under their consideration at all, should have been brought betore them in the re judicial and not-in their legislative capacity.

Ali the chict justice's predecessors in office had received those fees, except for two yoars, during which accommitation wds given for them to that officer by law, out of the pullic trensury, anel ne provision was made in these Bills for any such commutation.

If any gricvinece existed, a remedy should have been aought by law' here, and had the decesion proveil ínstatisfactory, an appeal lay to His Majesty and His' Privy Council in England.

But the House of Asrembly, without seeking for redress in a court of law, applied Wreetly to His. Mijexty; and the answer to their Address, us communicated by the Right Honourabte the Secretary of State for the Colonies, should have prevented the House of A-embly from introducing this subject us a grievanice chargeable upon the Council.
flie nest compliant is, that while dissenters in this province are much more numerous Han the members of the Church of England, nine churchnen'are members of the Council, and culy two Presbyterians, and one, Catholic, leaving the numerous borly of Baptists and others altogether unrepresented.
The first observation that suggested. itself in reply to this complaint is, that the Council are not the representative branch of the legislature, and if it were, it is quite a new principle of representation to classify all the religious sects in the comntry, and apportion the representatives who are to compose a legislative body according to the relative number ificuch
The languace of liberality has recently been, that men shonld be selected for the digdharge of political duties without reference to their religious creeds, but this liberality it appears must not be extended to the members, of the Establishell Church.
His Majesty's Council are confident that, with the exception of the bishop; who rarely attends their mectings, not one gentlenun was civer called to the Council on account of his
being a member of the Claurch, but nolely because the Govarnor for the time thought him NOVA SCOTIA. ats elisible person.
Adinitting the relative numbers of the various religious sects in this province to be correctly stated in the Address, the people themselves have not acted upon this new principle of represcotation, for it will be found that a mich greater number of churchmen have been elected, and are now members of the representative branch of the Legislature, thun this principle would warrant.
The numerous body of dissenters in this province contains many persons of intelligence aud. respectalility ; but IIis Majesty's Conncil think it right, in order to vindicate the conduct of the Governors who recommended the several members who now sit at the Board, to state, that a great number of the loyalists who settled in this province after the American Hevolution were chnrchmen. Among the we were men of education and comparative aftuence, who were then better enabled to bestow'n liberal education upon their cliifdren than those. who were struggling for a subsistence in a new country, and hence it arone that a greater proportion of churchmen huve often been found qualified to fill publios atutions, thain a mere refereace to their relative numbers would have led us to assume; but this accidental superiority is last wearing away; and all recent appointiments show that the Goverument cannot be justly charged with any undue preference to members of the Church. Neither of the three lust ippointed councillors, before alluded to, are churchmea. The master of the rolls, the attomey-general, the solicitor-geneml, the clerk of the Crown, are all dissenters, and have been appointed within these few years to their respective high offices, and the patronage of the government will be found to have been exerensed as it respects other minor appointments, without any reference to the religious creed of the various candidates for office.

The present period, therefore, appears to have been not very opportunely chosen to briug forvard the presence of so many churchinen at the Council Board, as one of the prominent grievances of Nova Scotia.

If His Majesty's Council could entertain any other feeling thun that of deep regret, at the attempts which have been made to excite discontent in this hitherto happy and peaceful province, they would be gratified to discover this proof of the difficulty of finding real grievances here.

The framers and supporters of this address have devoted a great part of the session to this subject, yet this proninent grievance remains unsupported by a single fact-not one instance of partiality for churchmen in the exercise of patronuge has been adduced; but His Majesty is. told that he will readily perceive that the mere circumstance of one body of Christians having such, anioverwhelming influence in the Council, "has a tendency to excite a suspicion," that in the distribution of patronage the fair claims of the dissentiug population are frequently overlooked.

It is worthy of remark, that four of the churchmen now at the Board were appointed by goyernors who belonged to the Church of Scothand (Lord Dalhousie and Sir James Kempt), whide the three dissenters recently called to the Council, owe their appointments to Sir Peregrine Maitland, a zealous member of the Church of England.

If the framers of this address are ignorant of the past history of the province, it is presumptuous in thén to approach the. Throne with any representation upon this subject. If they are ucquainted with it, they must then know either that this abuse of patronage has or has not taken place. If it has, they should have stated the instances; if it has not, it is not only unjust to the Council, but diarespectiv His Majesty, to endeavour to excite suspicions in the royal breast which they themselyersnow to be unfounded.

In connexion with this complaint is the intimation of dissatisfaction, because the bishop has a seat in the Council. To this complaint the reply is easy. The bishop of the Established Church is ex officio a member of the Council by the appointment of His Majesty, because that church, with its Liturgy, and rites and ceremonies, was introduced into this colony at its first settlement by the royal instguctions, and was afterwards established by law, in the first ${ }_{n}$ session of the first General Assembly convened here. The bishop' is its natural and most proper representative. Its interests often require explanation and protection in the legislature, and such have uniformly been furnished when necessary, to the satisfaction of the Council, and, as they confidently assent, without injury or just cause of dissutisfaction to any otlier denomination of Christians.

It is true that two family connexions comprise five members of the Comicil. Two of then, howeser, ate unconnected with the other three, nad the jounals of the Cuuncil will show that those who are so connected differ in opinion from each other quite as oftell as uny other members.

In respect to the complaint that five members were copurtners of one banking establishment, it many be observed that one of them was a member of the Council before that copartnership was formed; another was a merchant, extensively concerned in business, who was shortly after called to the Board to fill a vacancy, at a time when there was only one other commercial member of the Council. When His Majesty's Government at hume were induced to think it injudicious to continue to appoint judges of the Supreme Court to be councillors (an-opinion which hag- eertinly produced senous inconvenfences in Nōa Scotia and New Brunswick), it was thought necessary to select some other person of legal acquirements, and a retired barrister was preferred to any gentleman of the law engaged in practice. After the restrictions upon Roman-catholics having seats in the legislature were removed at home, it was considered right to call a gentleman professing that religion to the Council in this province, and an influential member of that profession was accord579.
ungly selected. When His Majesty's (iovernment had siguified their pleasure that no addition should be mude to the number of permons holding official situations ut the Bonrd, the liead of the Chamber of Commerce, mand thereft of the comminity, who was then at to the Council.
These fentlemen, it is trup, wore at onc time all membens of one banking extablikhment, Lut no reference was nafde th that circunistince nt, the time of thoir respertive uppointmomes. They ware chosen hecnume they were all biom of property ind stanaling in the comitry, and twe of them have for seame time withdrawn from that copnrtnenship. For the aceuracy of this stafoment a religrence is respecetiolly reppiested to a despateh from
To the vatement that the faidure , wimbure inal, relative to these appointuents.
 bankers in the Commit; if may be logefty wopled that thoted oneusures fresence of so many their own intionsic deferts.

The Bill sent up by the Ilouse of Assembly, would lave given a murketable and nominal value to coins, fir above their intrinsidejaluc. This was opjosed by the whole Comeil as mupolitic and minst. In that oppowhton the tmonkers joined, althongh any iperensed nominnl vilue given to come wond have beig Wetioficial to them.

Itis Majesty's Comacil do not fepl called-npon to make may ubvervitions upon the' chim of the Ifonse of Aswembly to the King's cusinal und territorial revemuc., - Whenever it shall be His Majasty's pleasure to make or to listen to any offer respecting it; to or from justified'in enterimg upon that tope Comacil will then, and not till then, feel themselves

They eannot, lum
 province. If the existinir syste pesent morle of disposing of the Crown lands in thit not chargeable with introducinar it They to be objectionable, Ilis Majesty's Counderay
 first suggested by His Majosty " (ioverniow how strenmously they opposed it when it was

It is next ascerted thit the (oornment ut home. tendency to lessen the respecet which the people ought jo feel for the Council Board has a presides.

The Conncil cumnot agree in this opinion. On the contrary, they think that its tendency is directly the reverse. Nor ifhe wore removed from that situation, do the Council see who could be selceted with equal advantage to the public to preside over their deliberations. think it is, none can be-t iner of the legal profersion to hold that situation, and the Conncil hend of the judicial establishmed nore free from objection than a person who is at the investignting and expomming the existing/lawis, and who is every day in the habit of The chief justiees of thes prov
The present chief justice hies for upivards of seesidents of the Conneil since its formation. conncillor, and no instance has bem addeced years combned the offices of judge and ever having allowed jolitical ficeling to has his jup the debates upon this address, of his analogy with that of the House of Lurdu und jndicial decisions. The usage is in strict and so far is it from beting the case tordy mad of all the legislative councils in America; lature, that ut this very thue the chicf jusices ofges ought to be excluded from the legisin the House of Lords.

It is next suid that the uppointment of the collector of the custons and the collector of the excise to the Council Board is unvise.
Cpon this the Conncil wondl observo, that the office of collector of the custonn in every colony is one of very great importance athd responsibility. Upon lim devolves the duty of inforeng those laws which are minde for the regulation of the genemal trade and commerce Iis Najesty's Council wheqnently come in contlict with local interests in the colony. tend to diminish the inare of opinion, that it will lee injodicious to take any step which will the interest of the Government to uphortance of the person who holds this office. It is with beconing independence where fis duty brinirs ofncer, who cunnot be expected to aet: In the eolony, if lis office is' deemed to be angs him into contliet with influential men Board.
The knowledge of the laws relating to the trade of the empire, with which he must himself familiarly acquainted, renders him a most valuable member in the dise nasion make fiscal questions, and the Coupcil have no hesitution in stating their opine disenssion of all clusion would be most unwise.

As it jrespects the collector
having a seat at the Board solely cxcise, there are not the same furcible reasong for his nubuit to the consideration of His Meount of his oflice. But the Council respectfnlly exclude fromn the Board a gentleman of his y's Government, whether it would be just to merely because he is, in the language of the day, an office holder. public.and privute life,

It may sur the views of those-who-are-degirons of absin
those of our republican neighbours, to join in the opposition to the our mstitutions with holders to seats in the Council ; but these feelings and prin to the appointment of office those which should predominate in the bosoms of all who priples are not congenial with monarchy. On this side of the Atlantic the representative branch is so tho British
asure that no at the Bonrel, was then at nember to cull entablizhment, rive uppoint anding in the mership. For espatch from ointumpots. a standuril of of sis many m account of nall nomimal e Comieil us ased nomimal
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Board has $n$ er which he
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nns with of office nial with e British iroughly embued

## 22 CORRESPONDENCE RESPECTING THE GOVERNMENT OF

 witution, it is asserted that n Legislative Conncil created in addition to and distimet from the Eiverutive Council, wonld bear no more resemblaner to the House of Lords than the present Council does, and that it would only increase the machinery of the constitution and remor it more combroas, without producing any real lenefit to the Province.

From the extent, of the clertive franchise, and the freedom which every elector possesses to exorose his own opmion in the choice of a representative, the people are as fully reprewintel as they cun be in any country where universal sufirage does not prevail. No musure an bow pase of which thrir representatives disupprove, nor could any measure pass of' which the (iovormment disajproved, if there was a Legisfative Council concurrung with the Ilouse of Assembly in the adoption of such measure. For so lung us we form "part of the. British empire', the Kincr's representative here most not slorink from putting " negative mion any act contring to his instrnctions, or to the views he und his Executive Comell entertain; jpon my smbject in which the local interests of the colony elash with the general interest of the empire.

But if a new lonly, neither elcetive, hereditary, nor executive, werce ereated, it would bear nomaleny either to the British or colonial constitutions.
The thutuating state of colonial society, the nuiversal division of the property of a deceased person umong his chililren or relatives, andithe gencral feelings and habits of the people, prevent the gron th of aristocracy ainong us. We gimnot therefore found any branch of the legislature here upon aristocratic principles; our laws must be cunacted by those who represent the feelings and wishes of the great body of the people, und those who constitute the goverument of the country: and let the machinery of colonial hegislation be rendered evar so complex, these after all will be the two, and the only two, priaciples that can be introduced into it.

The interposition of the Council between the Governor and the House of Assembly is judicious; they form a part of the community, and their families; their property, and their descendants will be affected by the laws they consent to enact, while their connexion with the Govermment will naturally render them desirous of upholding the King's authority.
Thus we have a Governor to represent the Crown, a House of Assembly fully representing the people, and a Council interested in supporting both.

Neither the result of the experiment made upon the Canadas in the year 1791, nor that more recently tried in New Brunswick, is such as to indace thinking persons among un to, wish for its extension to Nova Scotia
Ilis Majesty's Council feel the embarrassment of thus advocating the contimance of their own body, with all its executive and legislative powers, and they therefore in conclusion, Would olserve, thut the greater part of the members now composing it were selected from the community, and summoned to the Council Board without any solicitation on their part. A large majority of them are unconnected with the Government by any office; and althaugh not insensible to the honour that was conferred upon them by their Sovereign when he called them to his Council, they are quite willing to retire into private life, whenever he shall deem it right to dispense with their services: but while they retain their seats, they are urged by a sense of-duty to vindicate their own characters, to preserve the rights of the body to which they lselong, and to give their opinions respectfully but explicitly to His Majenty's Governnient, upon in subject so deeply affecting the interest of all the King's
subjects in his Province of Nova Scotia.
(signed)
20 April tass 7.

Brenton Halliburton.
John Noca Scotia.
T. N. Jeffery.
H. N. Bimney.

Enos Collins.
s. H. Robie.
C. R. Prescott.

- Namuel Cunard.
H.H. Cogswell.
P. M'Vab.

Jamirs Tobin.
Joseph Allison.

Doci ments referred to in the preceding Obmerrations. of Mis Majrofys Counce!.
Obeempatioss of the Privy Council of Nora Scotia on the Address of the Honse of Assembly of that Pravince to.His Dajesty on the sulpipet of the Free Ports and Foreign
frade.

Extract from the Minutes of the Proceedings of a Privy Councid, hell at the Council Chamere in Halifax, on the ifth May 1834.
TuE Board resume the consideration of the Address of the Hoase of Assembly on the -ubject of the free jorts and foreign trade; and conceiving that it does not contain alf the views which should be presented to His Majenty Government; to enable them to forma correct opinion upon this important subject, request the President to transmit to His Majesty's Principal Secretary of State for the Colonies the following remarks upon the Address for such consideration as they may appear to merit.
That, from the nafire of the trade and the amount and character of the population of this province, the productions of foreign countries cannot, with advantage to the best inte-

- British condistinct from corls than the constitution, inee. ctor jossesmes us fully repreprevail. Na any measure il concurrmg If us we forne from putting his Exceutive lash with the
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aroperty of a habits of the re found any e enacted by nd those who legrislation be rinciples that

1 Assembly is ty, and their inexion with uthority. ly representi91, bor that among us to ntimuance of re in concluvere selected ition on their office; and vereign when whenever he - seats, they rights of the citly to His the King's
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ppulation of
e best intee best inte2: rests.
renis of the colony, rnter very largely into our market for domentic consumption. That the warehousing auch articles to any very great extent, for exportation to other countries or colonies who possens uimilar privileges of foreign trade, cannot, in the regular courve of commeree, be uttonded with mueh snecess. One of the advantages contemplated from tho wareloonsing system in these northem colonies was nin extensive carrying tride in the prodactions of the United States, for the nupply of our West India ponsessions; but the exjstilig scale of dutics on thome urticles has not been found suthiriently fuvourable to such modo of importation to influence the curnage of uny considerable portion of those nujplice through the ivarehouses in the northern provinces. It is therefore at lenst problemutienl whether more thun three free ports are required tor bencficial purposes in this province. It is possille that a more advantageous arrangement of such ports might be mude; but when the nature of the trude is consideres, the number of ports cannot, we think, fiairly be deemed insuticient. The Addriss tedices, as the very encouraging inferences to le drawn from the establighment of immyrous warchonsing ports in the province, that the reveriue widne increased, its collection fheilitated, nud smuggling suppressed. Could these objecta be nttained, it would seem very alesirable; the only question then remaining for adjustment would - $r e$ the eflect to be produeed upon the agficulture and other branches of indinstry and commerce of the province. But the inferences intended to le drawn are not, in the opinion of His Majesty's Conncil, borne out by experience. Since the opening of the free ports ot Sydney and Pictou, the siggregute of the public reveme in these ports fias diminished, as will be seen by refercmee to the anncxed comparative statenent of the unount of duties received there during five year's previous, and a like period gubsequent to the opening of the ports, It may also fairly he inferred that the articles warehoused in these ports have diminished the quantity whicls would have been warehoused in Halifax, by which the imperiul duties have been diminished, which would make the loss of the genernl revenue of the province much greater than appears by the conparative statement. It is admitted that the trade has increased; the conclusion in inevitsble that the making a port free increases the facilities of smagghng, which can only be prevented by an expensive increase of the cus-tom-house ofticers: In addition to the foreign trade carricd on with the United Stateis from Sydney, no illieit trade with St. Pierre and Miquelon in Freneh tommodities is carried onth a considerable extent ; and foreign productions in many of the outports of the province cion. be procured at'is moch less rate thais in Halifax, an evil which now extends to the dinfinution of the revenue in Ilalifax, by the clandestine introduction of such articles from the ontports.
The object which His Majesty's Government had in view by the establishment of free wurehousing ports appears to have been to permit a general intercourse in foreign and Brio tish ships between foreign countries and the capital or principal ports of the colonies; but it would be found impmeticable to extend the .privileges of free ports beyond this limit, in consequence of the hetvy additional expense it would oceasion for the support of the varioua subordinnte officers of the customs, nor can it be perceived by His Majesty's Council that such extended, toreign intercounse would be found either beneficial or necessary in thia colony: indeed it must be evident thut such trade would prove injurious to our navigation, by giving to forcigners a great portion of the carrying trade now enjoyed solely by colonial' vessels. But if IIs Majesty's Government shall see fit to grant the limited privileges of warehouping ports, now possessed by steveral of the outports in the colonies, to an additional number of those ports in this province, where the imports of flour and other urticles are required for the consumption of the inhabitants, euch regulation would, in the opinion of His Majeaty's Council, prove nibre conducive to the general intereats of the province, than by opening the ports generally, as songht' for in the Address. His Majesty's Council also beg to remark, that in one county, where there ia now an officer of the eustoms and a collector of excise, the whole colonal duties collected for several years past has not paid the expense of the officers; and, from its local situation, little better anccess can be anticipated from increasing the facilities of trade, by opening ports there. The same remark, to a leas extent perhaps, may apply to many other parts of the province, which so abounda with rivers, creeks, and landing places, that an expense amounting to one half of the revenue, would be insufficient to secure its faithful collection. His Majeaty's Council have, with much regret, but with a sense of imperative duty, stated the foregoing views, as they are extrenely anxious that all the benefits of a fair and. free commerce: should be indiscriminately dxtended to all parts of the province, so far as the same can be done consistently with an efficient control of the revenue, due protection to the fair trader, and the safeguard of the people from the demoralizing effects of illicit traffic. It should also be borne in mind that most of the articles imported from the United States for consumption operate injuriously upon the interests of the agriculturists and artisans of this province, or upon the importation of the manufactures of the United Kingdom.

Having presented this view which they entertain upon the subject of the Address, Hia Majesty's Council indulge the hope that before His Majesty's Government shall determine upon granting the prayer of the petition is extenso, commisgioners may be appoiated to take evidence upon all the points connected with thet trade of the province, which His Majesty's Government may decm necessary to enable it to come to a just conclusion in what mode the commerce of this colony can be regulated, to promote the best interests of all the inha-
bitants. In re
In respect to that part of the Address which relates to the arrangenent and expenie of the custom-house establishment; His Majesty'a Council do not conceive it necessary to make any remark until the other parts of the Addreas have been decided upon by His Majeaty's Governmient.

## 24. CORRESPONDENCE RESPECTING THE GOVERNMENT OF

NoVa scotia. Comparative Stathment of Dutice receivel at Pictom and Sydmey, Cape Breton, from
 Itwent to oproing them as Free Warchousing Potts.

|  | King'n. | Provineial. | Toral. |
| :---: | :---: | :---: | :---: |
| Pictoli, ing to ing in <br> Sydney, 1 N 24 to 1 N 2 N | $\begin{array}{ccc}\text { f. } & s . & d . \\ 1,462 & 14 & 2 \\ 8 \times 5 & 1 & 0\end{array}$ | $\begin{array}{ccc} c . & s, & d . \\ 7,2502 & 3 & 4 \\ 0,106.1 & 0 & 1 \end{array}$ | $\begin{array}{ccc} C . & 8 & d . \\ A, 7 i 4 & 17 & 6 \\ , *(B, A 10 & 7 & 7 \end{array}$ |
|  |  |  | 15,564 61 |
| Pictom, 1 Nign to $183: 1$ Sydney, 1820 to, 18 an | 2,236 <br> 2,093 <br> 14 | $\begin{array}{lll} 4,1: 10 & 11 & 9 \\ 5,0: 14 & 111 & 10 \end{array}$ |  |
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| - LossL. 2,336 |  | Loss ¢:- | 2,057 10 |
| Sydney, previous .. C.0, $449 \quad 7 \quad 7$ <br> - subsequent 7,12N . .. |  |  |  |
| Gaill C. $27812^{5}$ |  |  |  |
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REPORT of a Committec of the Privy Council of Norg/Scotia, relative to the proposed Alterations in the Mode of Granting Lanq/ in this Province.

Extract from the Minutes of the Proceedings of a Privy Council, held at the Goverument House, in-Hulifax, on the 28th July 1826:
The Committee of His Majesty's Council, to whom the regulations which have heen adopted $n$ Upper Cunala for granting lands were referred, report,-
That they have carefully pernsed these regulations, and they submit the following considerations upon the subject to his Excelleney and His Mujesty's Council.
1st. The situation of Upper Canade differs widely from that of Nova Scotia. The former is an extensive colony, containing an inmense body of valuable land, remote from the sea, and agriculture must ever furm the primary pursuit of its inhabitants.
Nova Scotia is comparatively a small colony, surrounded by.the sea, abounding in harbours and inlets from thre ocean; anil although it contains u great quantity of very valuable land, the wealthiest part of its population is, und ever will be, commercial.

In Upper Canadta, therefore, it may be expected, that as its inhabitants acquire, wealth they will be disposed to invent it in the purchase of lands, either from the government or private, individuals; but in Nova Scotia capital may be more profitably employed in commerce, and few persons will be met with who will be disposed to invest it in the purchase of wild lands.

In confirmation of this opinion, the Committee refer his Excellency and the Council to the well-known fact, that the large grants which were injudiciously made some years since, of the nosit valuable lands inf the province, to the different individuals who had influence with the govermuent of the day, still remain in the hands of the grantees or their representatives; and although procured for the express purpose of selling them, a very small portion of them have as yet been disposed of, and even that portion at prices which have not, realized the.expectations of the grantees.

2d. In Upper Canada, we are informed, that regular surveys have been made of the lands in general, and that large reserves have been made for the Crown in situations whiph render the reserved lands valuable, Ip Nova Scotia no such system was adopted. When His Majesty's Government first attempted the settlement of this province, it was considered a cold, inhospitable, barren country (only calculated for the abode of fishermen), but, few would undertake to settle in it, and those who did were encouraged to do so by extensive grants in whatever yituations-of Tom they deenmed wost cligibfe; the consequence of which has been that not. only the most valuable land in the province has been already granted, but what remains to the Crown lies in remote situations, where none but the poor who are unable to purchase will submit to live.
The Committee think they may safely assertit that there has not been a single instance for 20 years past, in which any person possessing capital has planted himself in the wilder-

## Breton, froin

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## f. s. d.

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NOVA SCOTA, NEW BRCNSWICK, sic.
nexs, and devoted that cupital to the cultivation of wild land; during that period a vast budy es' the nilderness hus been recluimed, but these haprovenenta have been chiefly effected ley the effiorts of enigrants, who were compelled hy their poverty to subnit to the toil of subluing the forest, mad partlyhymenowrer part of the native population. Sumes of the granters of the large tracts have expended money in cleuring a part of their land, but in no cuse have they received a return to encourage them to proceed.

C'uder these cifcumstaneen, the Committec conceive thut no price could be procured for the wild lands which now remain to the Crown in Nuva Scotiu, sutlicient to pry the expense of the survey of them, which maxt be made prior to the valuntion contemplated in the first article of the U'per Canada Regulations; in contimation of this opinion the Committee refler his Excellency and Ilis Majesty's Conncil to the Order made by his late Mijesty, of the ad Felruary 15:is, for the riake of the wihlerness lands' in Nova Scotiu. At thut time a large portion of the best hand in the Province belonged to the Crown, und convenient plantution lofs were hisl off in the most eligible nituations, and advertised for sale at public uuction; but ulthough these lots nere set up at od, per acre, and duc notice given of four nonthis us by the suisl Order lljeected, there were no bidders for them. The expernse of the survey, preparatory ty the sule, wus defruyed by His Majesty's Government; and the systello of granting lands in the usual namer wus resumed, which your Committee think woull be the case if the experiturnt should be again tried its this
Provinew.
The Committee have nu doubt but that thene reguhtions may be very beneficial in such colonins as C'pper Cunadu, New Sonth Wales, und conntries where the Crown still retains a grent gunutity of valuable land; but they venture to nugrert the propriety of continuing in this Province the $n$ ystem which hus been hitherto pursuefl, of granting lands gratuitously with the usual reservations, as the interests of the Crown in the wild lands in Nova Scotin is so mucla dmimished, that the Govemuient woild derive little benefit from the change.

The kystem which now prevails, might undoubtedly be improved, und the knowledge uhich the local governuent possess may enable thiem to remedy some imeonveniences which now exist; but an entire chunge of that system might create confusion and discontent, withont producing any curresponding benefit. The Committee, therefore, report as their opilhion, that the proposed regulations are inapplicable to the present state of Nova Scotia; and that the very trifling pecuniary advantage which might probably be gained by its adoption, would not compensate for the dissatisfaction which it would excite among that description of persons who are almost exchusively the applicauts for grants of land.
'It is not casy for those who reside in Europe to form a correct opinion of the difficulty of subduing the wilderness, and reducing it to a state of cultivation. The wild lands which ndjoin populons settleneruts may indecd be cultivated to advantage by those who already possess farms which yield them a subsistence, but no land so situated now belongs to the Crown in Novit Scotia. The ungranted lands lie in very remote situations, and the man who plunges into the woods almost invariably struggles with hardships to which nothing but poverty would conipel him to subinit. It has hitherto been the object of Government to ufford every encouragement to this hardy cluss of useful settlers, to whose effiorts we are indebted for the improvement of the country. They caniot purchase; and if wild lund is not granted to them upon the easy, terms on which they have hitherto prucured it, they will be both unyilling and unable to continue their labours.

| Cominittee Room, Halifax, <br> 11 February 1826. | $\cdots$ | (signed)Charles Aforris. <br> Brenton Hulliburton. |
| :---: | :---: | :---: | :---: |

Brenton Hulliburton.
S. B. Rubie.

REPORT of a Committee of the Privy Council of Nora Scotia, on Viscount Goderich's Despatch, dated 8th December 1832, relative to a Separation of the Legislative Council
from the Executive Council.
Heract from the Minutes of the Proceedings of a Privy Couneil, held at the Governuent
House, in Halifax, on the 7th day of May 1834.
Tue President laid before the Board a despateh from the Right honourable Viscount Goderich, dated Downing-street, the 8th Decenber 1832, requiring the opiniop of the Council upon the expediency of establishing in Nova Scotia two separate Cquncils, Executive and Legislative, composed for the most part of different individuals.
After giving their best consideration to this important communication, the Counci! would gladly have deelined offering any opinion upon a subject which appears to be nearly connected with themselves and their office; but as this Board; from its establishment in the year 1749 to the present day, have not been accustomed to shrink from any duty committed proceed at once to give with frminess the reault of it was difficult or unpleasant, they will proceed at once to give with framkness the result of the beat judgment they have beea alle If the theory of the constitu which they have felt to be one of some delicacy. would prompt them to say, such a were alone regarded, the example in the parent country us is proposed would be deairable ; but it is manifent Executive from the Legislative Council 579s,

## 26 CORRESPONDENCE RESPECTING TILE GOVERNMENT OF









 Hes they womld not bermore raly than the membere of the prosene Council to comener with










 rather the impmanilility of hindine more persons in the ditifirent mectione of the Provinces




 minntant and more valualde in that Honse, which could ill spare them, than in the other, and "howe apmintment to, the Counch would therefire be an injiry to the llouse of A.wombly and to the Provinere.




 the changer is eflectert, and cither of these conserguenced in very matesimble.

But prhap: a mare serinus objection will bie lound int the eflece that has heen produced a dhow colomin into whill the measure has' whendy bern introduced. The present state
 Combeila tio sone yous pasehase given rive to more complant ind insective than were
 Madred hater hern so multiphed, that un Elective Conmeil, which woride inarvitably lead to a
 loged prievances.
In Sew Bron-wink the "ypriment has bern recently puade, and instrud of atlording
 but ha easily allayad milos, hy a retirn ta the ancient systom.
The records in the Cahnoinh-otice will show whether Nosa beotia, under its present con*hntan, has hern moren lose quict and contented and cusily governed, than those colonies

 hard 18 promitme the wathere of the peophe: The Hoard will he cxelosed from saying more
 Majesty's secretary of 'tate.
 Inf it has hell expremat, it maty be observed that change of any and of every hind will mever be without indougater, while diseontented and self-interested man form n part if every "mommity. There hus been no exilepere that the measure is generally dexired in the
 satifind if the chande should be areomplished. There will be 10 expectunts for every apinintment thit will follow; mine-tenths ol these, theretore, most be disappointel, mad thas drefoutrnat will be incrrased. The sudjeet has indeed bern under discuswon in the Jlouse of Asembly, where the first mention of it has ded some of its udvecaten, and reven Ilis Magesty ${ }^{\circ}$ Solleitor-seneral mongry others, to express a desire for an' Elective Council; with until dispregard or forgetfuluess of the olivious linet, that the belance of the constitution would at ouce be destroyed, when no intermediate body would be loft between the representative of the Crown and the representatives of the perple. But it is belicved that the sulject hay never yet created much interest in that House; althouigh seyexal of its membera have been mand as expectants of seats in the Executive and Legislative Councils.
All insese considerations lead to the conclusion that the suggested alteration should not the hastily made, even if the nets of the Council, or the character and condact of the adividuals who compose it, were obnoxious to objection. Whether they are so obnoxionis may be casily ascertuined by the Sccretary of State, upon reference to the discerruing indi-
: int the mulyees
whtive Comucil rom othico, tuml I!powation that the lloumo of ${ }^{\text {a }}$ aid wo prowerve in the: m'reral mon for Inelines. to concur with ratertained in rhid, that tho and andionsly prosont Iboard jhllothly us any unintes of tho If with otlice, c'in muitirmly nsions when a liurtion to the : liliernlty, or the Provinee, t Council hats aro lacyislativo - must cligible Asmombity us rould loe nure in the other, che llouse ut

I indluence in Bhat thosin in cil are ulvendy tition, ar the cid an mom as
well prolluced prescint stato ir legralntive re than were ne complaints aldy loual to a mily ellectual ol' : iflordings e, which will
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somue desire ry hind will part of eviry sired in the use will Je ts for every ed, and thins is the Jonse al iven Jlis nueil; with constitution $n$ the repreal that the timemberi :ils. should not luct of the obnoxious ruing indi-
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## NOVA SCOTIA, NLW HRUNSWICK, se.

viduale now in Eaghand who huve been quermorn of the colamy, bat have ceamed (1) ine

 Hourrl, ulthough revily und anxions ut ull himese to promote the ohjects of the (iovernment. "how thry comld conscientionsly promute them, have ever flinehed from ofliering their hoinent nolvire, "hen they buve been me mafortnate ns to differ in opinion from the represuntative of their sovereygn.
A due reqarl to all the ciremustanes which have now beon mentionel, and to many others which need not ine cmumerated, has nutisfied the Comicil that it numst be dexirablan to retain in this province its ancient constitution, which hitherto has neither Ineen inconvenuent

 neljowner colomies shomkl, mitwithstanling the inconvenience which now, uttends them, whamately prove to me nuperior in practicnl eflict to thowe for which thry have beron sul)xtitutert; lont the Comacil nee impressed with a conviction that at prement the propored chanere is minererswary, and would prove not only umeless hut injurions; and they fied con-
 the' honexty with which their udvice is given, whether culled for hy llis Majesty's Guernment, or llis. Mujgsty's representative in this provine e.

If mure than line intrady been stated weres wanting to strengthen the opinion which hes
 ordinury masurem which have recently been ndopted in the llouso of Assembly in Lover Cunadi, where imdugent conquiuhee with unreasomable cluims has created it halsit of yidliting on ome side, and "1 lubit of complaining and dennansling on tho other, matil ultimute oljoerte nre now avoweil, whieh till every loyal suljeet with regret and ularm, anil the diseontented hase boldly declured, with revolutiomery volened, that one of the most fincoured und huppy colonies of the most indulgent Monareh in the world must be converted into a "republic.
Ilaving now performed the duty which has been laid upon them, the members of the Coincil have only to add, with every feeling of respe'et, that if Ilis Majesty's Gove rament shand not lee satiplied with the view they have taken, and with the rensons they have uddaced in sappert of that view, the same feelings which have always inflaeneed this Homrd will prevail. Nothimg cung be more foreign from their wish than to be impertiments in the: way of my mrrasure which Ilis Majesty or Ilis Government may devm pessenitial to the welfire of thi colony; and; thereforn, as it has been their unform nod ouly desire in ther ir present station to be instrumental, accorling to their injility, in promoting the homar of Nis Majesty and the benefit of the province, they are ready to retire from that station whenever it may be thought therir retirement will. comberg more elfectually than their continuance to those important oljeets.

- No. 15. -
(No. S8.)


## Extract of n DESPATCH from Lord Cilenelg to Major-General Sir  <br> $y$ pastret, o Jily 18.3.

I nive the honour to acknowledge the receipt of your despatch, dated Ist May 1837 , No. 71 , with the addresses to hif late Majesty and to yourself. which it encloses.
The Issembly/ having deliberately expressed their opinion that the welfare of the Provinee would be promoted by creating two councils instead of one, Her Majesty defers to their judgment on that question, not indeed without some distrust of the souniness of the conclusion, but convinced that it is a topic on which the greatest weight is due to the adrice of the representatives of the people. The Queen can give no pledge that the Exccutive Council will always comprise some members of the Assembly, but coinmands me to state that the circumstance of any candidate for that honour possessing that share. of public confidence which hiss election as a member of the Assembly indicntes, must of course be considered as enharicing his claims to be preferred to those who, in other respects, may not possess higher qualifications for this trust. The principle on which eoupcillors should be selected is explained in wy despatch of the 30th April. You will, with the least possible delay, transmit to me a list of the names of sueh gentlemen-as-may- pippear to you best qualified to compose the Legislative and the Executive Councils of Nova Scotia.

Her Majesty has observed with regret, the discussions in which the Council and Assembly have recently become involved. That regret, however, is materially qualified by the observation that their differences do not relate to any vital and cardinal principles, but are such as may be entertained by those who 579.

## 28 CORßESPONDENCE RESPECTING THF GOVEINNENT OF

are ict prepured to co-oprerate in the purnuit of the one common object, the
piblic welfare?
I shall bent tentify my respect for thome branches of the Legiatature by derchining to enter on thencerontrowerted quostions, perewinderl an I am that the means of reconciliation will he more readily dincovered withom the intervention of any third purty; and that thin haply result camot lome be deferred in a ense like the present, where both partiew are ambunted hy a lively zeal for the publie komed, gnd hoth are directed by wisdom and exprenence in the prosecution of thut purpose. You will commumiente to both brmuelne of the Leginlature this elerpatelt, and my derpuitelh of the 3 sth April, as containing the answer which I the Mijoesty is pleased lu roturn to thefr addresex.


No. 11.
$-\mathrm{No}, 16 .-$

$$
\text { (No. 0, } 3 \text { ) }
$$



I nave hal the honour to recevise your Lordshipis despiteh, No. ise, of the (ith July, in whel your Lardship, aftor signifying Her Mnjosty's acguleseronce in the ingfructions converyd in your despateh of the 31 )th April, for my guidance on the yuestions smbraced in cortain resolutions of the House of Assembly which I had transmitted to you, and replying to some of the demunds of the Housi of Assembly that bud been singe freferred th a more specifies shape in their recent address to the Throne, direets mis to communicate both thene derpatches to the Council and Assembly, as Antnining, the ansiver wheh Her Majesty has beren plensed to return to that a a meisob.
"The mparation of the Councll into two ehamifins. Having been determined ulon. in complianee with the expresed opinion of the House that that measure would promote the welfare of the l'roxiner," it has hecome my duty to numit, for your Lordship's mprolntion, the paper which I have the honour to enclowe, beinig a list of the pernous who upuar to me to be the hest fuculified tosempone the Exceutive and Lagislntive Councils.

In preparing the lists of e:ouncillors, I have borne in mind your Lordshijo's inspuctions, und have made the brest selections I con.

Consider Mat the Exicutive Council should consist of neven or nine, and the Lapislative Council of serenteen members; but I wonld not recommend that the ntipulser in cither should he limited in the Royal Instruction, though no aidlition thereto should un my areount be made without the previous sumetion of the Scrretary of Stute. I think also it should he provided, in the case of the nophination of a member of Assembly to the Excentive Conneil, that his seat at the. Board should breome varant on the dissolution of the House, or on his efising to be a metnber of it.
*Coneluding it to be your Lordshipis intention that all the members of the present Council should belong to one or the other of the new chambers, (for otherwise mueh discontent would be created, I have framed the lists aecordingely : though some of the present Council would probably be disposed to retire into private life, if allowed to rotuin their present rank in society ; and I woukd recommend that it be left optional with them to do so, with that privilege.

At first, a majority of the legislative councillors will be resident in Halifux, though connected with the country by property or birth: but as vacancies occur, opportunities will offer of suplying them from the rural districts, which will then, I trust, be better able than they are at present to afford suitable persons for the office.
I have not failed to ndvert to the exception taken in your Lordship's despatch arainst the presence of more than one member of the same commercial house in tha Gouncif. Of the three-membery of the-Hallfax bank, who are now councillors, one, Mr. Cogswell, is named as an executive councillor; and though the other two, Mr. Collins and Mr. Tobin, are both included in the Legislative Council, 1 cannot anticipate that any disadvantage or dissatisfaction will arise from the circumstance, and I an unwilling to omit either; the latter because
inlatirre by nun that the ntervention od lis a chase - the pullie areution of slature this nwer which
$\boldsymbol{C l}, \boldsymbol{c}, \boldsymbol{c}$ $143 \%$.
.88, of the quienernce g guidance Anmembly nds of the : whape in both therese. wer whth
letermined it measure to sulmit, to enclose, oscompose Lordshipis mine, and mend that hough no x sumetion ase of the his seat nt or on his
ers of the lbers, (for ts accordd to retire d I would lege. 1 Halifax, vacancies ts, which tahle perdespatch sial house are now egislative will arise because he

## NOVA SCOTIA, NEW HRUNSWICK, \&e.

he in a Roman-catholic, and the only gentlemain of that peraunition qualified, as far an I can learn, for the office: and the former, becmue le le ing many, yeara Mr. Tobin'x senlor at the Board, might feel hurt werv a preferenes given to a junior councillor. One of them, however, will probably retire njomtaneconsly; hur to le exeluded would Inevitably oereasion mortificatlion.

In my deapatch of sth June, I strongly recommended that the chief fustice mhould remain an prevident of the Legindativí Comecil; thonghi I would hardly line done no had It then adverted to a pasknge in your Lordship's despateh of the 30 h April, where, referring to his continunnee in the Lepisintive Council, your Larcinhip, atates that this is a question "on which His Majesty dexiren to nide in conformity with the deliberate opinion of the people nt large, nnd with the Denefit of the advice of their reprenentatives:" for, if the chief justice were numed in the new instruction as president of the Council, lie would slourtly be mubjected to the pain of a removal, it being certain that the communication of your Larilshipis dexpateh to the Asembly would be hamediately followed by a declaristion of thrir opinion, which in fact has been already pronounced, that the chicf juntice ought to take no part in the legislative procoerling of the Province.
Whom to recommend in his place, I know not. Mr. Roble, who for many yrars whs speaker of the Assembly, would be the bent substitute; but he, 1 apprehend, woum not accrpt the office. The name oljection which applies to the clief juatice ls, 1 suppowe, cyually applieable to the master of the rolls: mill the attorney-genera, who otherwise might be selected for the distinction, in the pieaker of the Lower Honse ; but he might, perhaps, be willing to revign his meat in the Aesemblyw promoted to the prexident's chair in the Council.
(No. 101.)
Extract of a despritcill from Lord cilenely to Major-General Sir Colin Cumplill, a.c.n., dated Downing-xtreet, 31 Oetober 18:37.
I procped to the real sulject of your despateh ( 26 August 1837, No. 93), mamely, the composition of the Legislative and Executive Councils.
Your suggextions have hern formed avowedly on the conelusion that it was my intention that all the members of the present Conncil should helong to one or other of the new Chambers. Anxlous as 1 am to avoid whatever may tend to unnceressary offence or discontent in any quarter, I cannot satisfy myself that it would be right in the present instance to act ont the rule to which you presumed that I xhould adhere. I feel it to be aduty, in the composition of the two Councils, to make that selection of individuals which I have reason to beliect would be least open to just exception, and which would afforl the most satisfactory proof of the desire of Her Mnjenty to entrust the duties nttached to members of the respretive Counclls to geatlemen entitled ta the confilence of the great boily of the inhabitants. In omitting, however, frona the new lists uny gentlement who are members of the present Council, I wish it to be distiantly understoxl that nothing con be further from my intention thari toinfict on them any prini, or subject them to any reproach or liscredit. To nvoid any such suspicion, Her Majesty has been graciously plensed, in necordared with your suggestion, to intimate Her desire that they should retain their present rank in society on retiring into private life. With the very imperfect personal knowledge which I have of the qualifications of different candidates for seats-in the Council, I could not venture to submit any final adlyice to Her Majesty on that sulject without the support of your authority. It is at the same time extremely desirable that the eeparation of the existing Council into two bodies should take place without further delay, and under these circumstances I feel that the salest course which I can adopt is to convey to you. Her Majesty's authority at pnce to appoint provisionally to each of the Councils those gentlemen whom you consider best qualified for the discharge of the respective duties whitch will devolve on them.

You will of course inform me without delay of the selection which you make in pursuance of this instruction, and of the grounds on which it has proceeded; and in case you should find it unnecessary provisionally to appolnt the full number of which the Councils are intended ultimately to consist, you will at

 enrefully wiliere to the followinu jrine plem:

2. That the mucule of the 'Irovinece, men!
at That they be gelerted; int indy without reference to dintinctions of
 the munpietion that the ghoute wix bitheneed hy that comsiderntion.

With referrence to the presemidency fir the Lagixhtive, Chumeil, Her. Majenty is pleaned to confide that dity to the seifiot member for the theme heling, with the excrptioni of the bishops nad the membere hahling waftices of emolument suder the Crown. This nrrangenent is recommendeit hy the experience of uther British volomiew.

Youn will commumiener to hoth brunction of the Provinclal Lagixlature a' coply
 guided in the mensurew intimy mbopted by Fer Mujenty.

No. 18.
(No. 10.i.)


 of the :31st Octolser. No. 101, relating tio the reconstruction of the: Conncils of thix l'rovinee.

I huwe niss been hououred by your Lordship's despmatel, marked "separitcs" of the sume date, explanntory of the reasons hy whith Her Majenty's Guwernmevin have been preduded from aldopting the lists sulmitted hy me for this Exerutive and Lagislative Councils, but which could not properly be included in a despatelh which is herenfter to le laid before the Prorincial Lagislature.

I hive communiented the former despated to the Council, and as the instruetions comerey ia it recpuife me to take immelliate steps for extallixhing two sepmente Commeils, and it behug thens incumbent on me to diseonthur comsulting with the ohl Comncil, as a borly, I toxk the orension which theit nocrting for the last tine collectively afforded to express my thanks for the remly and viduahle assistunce whidh I linefat ill thaes derivel from them; in the indmintistration of the affairs of this I'rovince. They have since presented nit Address to mo, of which, and of my reply, copiess nre inclosed. I hare felt it but justice to the highly rexigestable nud influential gentemen who formed this Commeil, to betiri my tustimony to their zealous nad disercet endeavours to
 in this province; and I emrnestly trast that though, as a boly, this Council nu, louger exists, it will her promitted to me and to the publice to linve the benefit of . the continumere of the service's of mist of its members (four having retired. or being exeluded,) in one or other of the new Cotncils.

Many of the gentlunen whom, unler the nuthority of Her Majesty, I propose to summon as Executive or Legislative Councillors, residing at a distanee from Halifax, and there not having been time since the receipt of your Lordship's despatel to nsecrtain whether or not they will consent to act, I am not prepared to report to your Lorilship, by the present mail, the selections I have made; but the arrangement for the provisional establishment of the new Evuncis will be comptete before the meeting of the Legitature on the 25 th of January, and will be such, I trust, as to show that I have strictly adthered to your Lordship's instructions, and as to obtain the approbation of the inhabit. ants generally; and the confirmation of Her Majesty. th. 9 mu vill
ferent purt
thetions" of ground for

Majenty I, (k, with the nent umier e of athor lure arom :n hiss hevill
mill, a.c., B. r $1 \begin{array}{ll}13_{3}^{\circ}\end{array}$
is dinjoutch Conncila of
" separite", "s Gencrilne: for this e incluiled islature.
as the itatahlintring liseonthum vhich their aks for the u them; in presenteal I have felt ho formed eavohtry th 8 of jurop Council no : benutit ol ag retirml, tance from Lordslipis I am not ons I have the new evthol whered to e inhabit.

Enelonure in No. 1 an

NOVA scotia.
Encl, In Nis, 18.




 if eruhtude, romeret, quil ileep reghit.

 matiofiestions ta feed that we have lwen netwated hy a mincero dinairy to mivance thio beat
 chamey of the reprearntation of the sovercigh. We retire with nue earmowt hope that thome whor may lat appuinted be berliynt the seviral duction which have heretotore devolved upon
 N"annible olyeren!"

## NOVA, sCOTH, NEW IHUNSWICK, se.

* With intiont ,nishem that health and hmppham, amay attend yuur. Eixeellency, lady


We have, ad.
(migneil) IIrentou Ilulliburton. Chief Jontice, And the whole of then Canncil.
 Civnlemen,
 an membere of Clor Mujenty's late Comeil in thin provinere) and I ansure y yu that I whall curr entertein the livetivat gratitude for the kind mud friemlly advice which f have invarinbly weenod fem you individhully and rollectively nimes I arrived in Nova Scotia.
Athangh our othicial conmexion hais terminated fir the present, I min persuadted that you will comtigue to be actuated by che anuge denire which yoni haver ever evincod to uphold the Hoval undhority and tha lain, and to promote the promperity and welfure of your nitive land, is which you dll poosemag moreat a stake.
 hum, "rproweral tovirda Lady Cauplell, myself, aml tamily, and it will be a wource of pride cuin gratiticution to the when I retire into private lifi, if, hy meriting the comtimnange of your Ghwermment-IGiner,
Halifux, isth Drecminer' 1837.
(No. nG.)
Copy of a DESPITCH: from Loril Gilen'ly to Major-Gineral Sir Colin Crmplesll, a.c.n.
Sir,
Downing-strect, 4 January 1838. anclosing the ndilress'preseuted toth of the 16th December 1837, No. 103, the eve of their dissolution, and the you by the late Cumeil of Novn Scotin, at It nffords Hor Majesty's Governuient muwer which you returned to that midress. well-merited testimony borne by vices. Her Majesty's confidential ald Council to your public character and serthe expressions of respect and gratitude towards be understood as adopting Council with which your officid connexion with the the nembers of the late Council with which your officid connexion with them was terminated:

No. 1!.


$$
8
$$

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period be called to fultal functiens of importance to the publice and individuals; and we perceive that the detters, patent by which the separation of the Boards was effected in Nows Brunswick, wereframed without reference to individual members to office.
nofa scotitia.

We have, sc.
1.
(signed)
C..W. Archibuly,

Attorngy-Gieneral.
J. W. Johnston,
solicitor-Gieneral.

No: 21.

## Sir,

I have had the honour to receive your despatch of the 18th December, No. 104, reporting the steps which you had taken for effecting the separation of the Executive and Legislative Councils of Nova Scotia, and suggesting that the letters patent for this purpose should be sent out as early as possible.

Under ordinary circumstances I should have advised Her Majesty to direct the immediate issue of letters patent, establishing the Councils of Nova Scotia; but as the Earl of Durham has been appointed Governor-generat of the British Provinces in North America, it has appeated to me most advisable to insert in the commission under the Great Seal; jssued to him as Governor of Nova Scotia, the necessary provisions for that purpose, and thus to save to the public the expense which would have been incurred by the issue of letters patent. The commission of the Earl of Durham is nearly completed, and will probably pass through the remaining official forms in the course of a few dlays.

1 have, \&c.
, (signed) Gilenelg.
(No. 129. )


## Copy of a DESPATCH from Lord Gilenely to Major-General-Sir

 Colin Campbell, g.c. в.Sir,
Downing-street, 10 February 1838.
With reference to my despatch of the gth instant, No. 128, I transmit to you herewith the letters patent under the Great Seal, appointing the Earl of Durhain to be Captain-general and Governor-in-chief of the Province of Nova Scotia, together with instructions under the Royal Sign Manual for his guidance in that office; I also-enclose a warrant, appointing you to be Lieutenantgovernor of Nova Scotia in the absence of Lord Durham from that Province.

As the commission of the Earl of Durham contains the necessary provisions for the separation of the Executive and Legislative Councils of Nova Scotia, I avail myself of the earliest opportunity of transmitting it. I trust it will reach" you before the commencement of the Session of the Provincial Legislature.


Noia scotia.

Enclosure 1, in No. wi.
Evriact of $n$ COMMISSION under the Great Seal appointing the Earl of Durham
Caperin-(ienemal ayd Governor-iu-Chief of the Province of Nora Scotio.
And wheras We hage yemed it expediente that there should hencetiorward be two dintinct Comecils in Our said provanee of Nova scoth for the purposes liereimafter mentioned, We do therefore by these presents pront, provide, and declure that there shall henceforward be called the Lerisllative Council avd scotia tropdistinet and separate Councils, to be respectively

And We to herely further and the Execuave Council of Our said province. powers and anthorities heretofore vested in or exercised plensure to be, that nall and every the wo far ns reprects the enactment of any laws to be made withine Our said province, shall henceforth be and the same are hereby vested in the said Legislative Council, had that all other phowers and authorities whatsoever vested in or exercised by the Council of Our said province shall be nad the same are lereby vested in the said Executive Council.
And $e$ do hereby appoint and declare that the said Executive Council and the said Le. from time to Council respectively shạ!! hereufter consist of such and so many members as shanll manual and sige for that purpose be numinated and appointed by Us, under Our sign Eurl of Durhman, until Our phall be provisionally appointed by you, the said Joln George do hareby deelure Our will und pleasure to le, that the total provided of the nerthe messersers and We the time being of Our said Executive Council resident within Our suid province shall not at any tume, by any such provisional appointments, be mised to in greater number in the whole than nine, ind that the total number of memibers of the said Legislative Council resident within Our suid province shall not at any time, by may such provisional uppointuients, be raised to grenter number in the whole than fifteen.
And We do further direct und appoint that five members of Our said Executive Couneil shuid be In quorum fur the dispatel of the business thereof, and that eight members of Our suf Lexislative Council shall be nquorum for the despatelh of the business thereof.
shall hold their pluces direct and appoint thut the members of the said respective Councils shambers respectuces therein during Our plessure, and not otherwise; and that the senior ut all the defiberations there time being of each of the said respective Councils shhlr preside of Jurham, shull be present and pectively, save only when you, the said John George Earl the seniority of the members of presiding be the defiberatons of the said Executive Couneil; determined by such rules and regulations as are for that purpose provided byselves being tions as are hereinuilter megntioned.

- Dated at We,shinsiter, oth February 183s.

Extiart of GENERAI, INSTRUCTIONS, under the Royal Sigo Manual and Signiet; dated at Buckinglam Palace, the 10th of Felruary 1838, necompanying fhe Commission under the Great Seal appointing the Earl of Durhain Captain-General and Governor-inChief of the Province of Nova Scotia.
Seconn, gnd whereas We have, hy Our said commission appointing you Our Captailsgeneral and Governor-in-chief as aforesuid, declared Our pleasure to be that there shall be within Our said province of Nova Scotia two distinct and separate Councils, to be respectively culled the Legislative Council and the Executive Council of Our said province, with certain powers and authorities therein-mentioned, and have furthér declared Our pleasure to be that the said Executive Council and Legislative Council respectively should herealter consist of such and so many members as shall for that purpose be nominated and appointed by $U_{s}$ under Our royal sigus manual and signet, or as shall be provisionally appointed by you, the said John George Earl of Durham, until Our. pleasure therein shall be known: provided always, that the total number of the members for the time being of such Executive Council resident within Our said province shall not at any time; by any such provisional-appointment by you be raised to a greater number in the whole than nine, and that the total number of the pembers of such Legislative Council resident within Our said province shall not, at any time, by any such provisional appointment, by you, be raised to a greater number in tho
whole than fifeen:
Now. We' do hereby authorize and empower you, the said John George Earl of Burham, to nominate and appoint proxlsionally nucf persons as you shall think fit to be members of Our said Executive and Legislative Councils respectively, who shall hold their said appointWbnte ppovisionally unatif Oar further pleasure shail be known: Provided, nevertheless, and We do hereby require you furthwith to transmit to Us, through one of Our Principal Secretaries of State, the names and qualifications of the several members so provisionally appointed by you to be members of Our, said Executive and Legisiative Councils respecurely, to the intent that the said appointments may be either confirmed or disallowed by Us
us $W$ e shall see occasion."

1 be two distinct entioned, We do denceforward be ole respectively ce.
I and every the ar said province. uee, shall hencead that all other ur said province
nd the said Le. cembers sa shall muler Our sign id Jolin George Leless, aurl We nemibers for the hall not at any the whole thain resident within ts, be raised to
ecutive Conncil elubers of Our tereof.
ective Councils shat the senior s'shhlt preside "Georyc. Earl utive Council ; mselves being such instruc-

1 and Siguet; Comnission Governor-in-

Our Captainıhere shall be respectively with certain are to be that ter consist of ointed by Us liby you, the n: provided tive Council nal-appointcotal number shall not, at mber in the of Burham, meinbers of aid appoint= theless, and cipal Secrerovisionally acils respecowed by Us

## My Lafrl,

> Government House, Halifax,
> $17 \mathrm{Jnnuary}, 1838$.

I mave the honour to transmit to your Lordship eopies of the letters pintent which yesterday passed the Great Scal, constituting provisionally the Executive and Legistative-Councils in Nova Scotha. In the selection of the several members, I have endeavoured to attend, as strictly as circunstances have perinitted, to your Lordship's instruetions, though "\$ome deviation from them, which I trust your Lordslip will deem enimportant, has heen found expedient or necessary.

In the iffts which I have also the honour to fnclose; I have adverted, according to, your Lordship's desire, to the difference of religious opinion amongst the varions gentlemen whom I have called to these Councils respectively; and though in the Exrcutive, consisting of 12 members, seven lelgng to the Established Church; and in the Legislative, consisting of 19 inemberts, 10 are Churchmen, while 11 only belong to the many other religious communions existing in the Province, I assure your Lordslip that my ehoice has in no degree been influenced by any undue favour to the Church of England; 1 have made the best selections whieh, having reference to the instructions sent for my guidance, I have found präcticable, and with a very sincere desire to earry into effect your Lordship"s intentions, and to show noparitigilty whatever to'any particular religious creed or political opinions.
It was not my intention that the majority of the Executive Council should consist of Churchmen; and I would have named to it mote Dissenters had I not ascertained that the two whom I'considered as decidedly the nost eligible, belonged to two separate bảnks, of which each had already in partner in the Council: Nor did I at first intend to call more than one, or at nost two members from the Assembly; but your Lordship having pointed it out as a principle to be adhered to in the composition of this Council that the members are to be taken from different parts of the Province, I have been compelled to draw mare largely from the Assembly than I purposed; as no gentleman living in the country, and not belonging to that body, would ever be able to attend the meetings of the Executive Council; and it will be but seldom indeed, that is, only while the Assembly are in sessioh, that I shall ever even have the advice and assistance of the country gentlemen-whom I have taken from that branch of the Legislature.
1 have named 19 gentlemen to the Legislative Council, and would propose that its numbers should be limited to 21. Eight of its present members reside in Halifax, and the remainder are taken from the country, one having been selected from each county, except Queen's County, Shelburne, Yarmouth, Richmond, and Inverness. In the three first counties, the gentlemen who were offered seats decclined to serve; and in the two last I have not been able to hear of any persons eligible.
In regard to the presidency of this Council, I apprehend that mu'ch. difficulty and inconvenience may arise if it be assigned to the senior member holdinz no office of emolument under the Crown. In the present instance, this imporunt office has fallen on one whose long experience as Speaker of the Assembly, and extensive legal knowledge, admirably adapt him for it; but the nêcessary qualifications may not always be found in the senior member; amd I would therefore, recommend that the Crown should reserve to itself the right of nomination. And with respect to the Executive Council, I would beg leave to repeat the suggestions offered in my despatches of the 26 th August and. 16 th December last ; viz., first, that the seat of any member of the Asseinbly who may be appointed to this bedy shall beeome vacant on the dissolution of the Assembly, or on his ceasing to be a member of the House; and secondly, that the quorum should be reduced to five, for the reasons already explained.
1 cannot conclude this despatoh without expressing my great regret that most respectable men in the Province.

## $3{ }^{\circ}$ CORRESIONDENCE RESPECTING THE GOVERNMENT OF

Ile was formurly extensively engagect as a merehant, but has of late yars alevoned himself entirely, exerpt that he halds a slatere in a private bink, to agraculture nind the cmbellishment of his country residenee the the noghbourhood of Halifin, whore he lays out more money, ind employs more labourers constantly than any 10 other gentlemen in the Province do in their private pursuits. Sistern prors ago he was about to romove with his large eapital from the Provines for ever, but was induced to remain ly the ofter then made to him by Sir James Kempt of a sent in the Council, and hy is now reeply mortitied by his pelusion.

I trusf; therrfore, that your Lordship will be pleased to appoint him to one or other of the Conncils. The number of the Execptive. Conneil is now cone plote, but one of the gentlemen is named to it on an understanding that he is to give place if TIr. Collins"s introduction into it should be npproved.

I have, \&c.
(signed) C. Campbetl.
linclesures in
No. ${ }^{2} 3$.

Enclosures in No. 23.
( №. 1.)
Victoma, by the ciruce of God of the Caited Kingdenfirof Great Britain aud Ireland (haeen, Defender of the Faith; and of the. United Chyirch of Eangland und Ireland on Earth the Supireme Head.
${ }^{4}$ Tho Our trusty und well-beloved Thomais N. Jeftery, Simon 13. Robie, Sanuel Cunard, Itenry II. Cogswell, Joseph Altisun, Essquires, Şir-Rupert D. George, Burt., James W. Johmston, Jumes Boyte Vniacke, Edmund M. Dodd, Herbert II Gutington, Thonas Andrew Stramge De Woll, and Niechacl Tobing senior, esquires;-Greeting: Winenzas in Our Royal consideration having deemed it expedicent that the excerutive and lepislative poiners which have heritofore beent uniterly exercised by nur Council in Our Province of Novin scotia should be separated, and that there should be two distinet and se'veral Councils in Our saill Proviluce for exercising separately thie suid functiongwto be respertively called IIrr Mujesty's or the Executive Council, and the Legislative Council of Our suid Provifice; We did lately through Our trusty and well-beloved Charles Lord Glenelg, Our Principal Secretary ol State for the Colonien, communicate such Our Royal will to Our trusty and well-beloved Sir Colin Campbell, Knight Conmander of the Mosit Honourable Mititary Order of the Battr, Major-seneral of Our forces, and Lientenant-governor in and over Our said Provinec, uniphid rmpower and instruct him Our said Lieutenant-goveruor forthwith to carry sucli Our purpose into effect, nod for that objeet to nominate and appoint fit and proper persous to be members of Our suid twa Councils, in the said Province proisionally until Our lurther pleasure should be known;
Nuw know y, that We, reposing especcial trust and confidence in the loyalty, integrity, and ability of you the shial Thomas N. Jetfery, Simon B. Robie, Samuel Cunard, Henry H. Corsswetl, Joweph Allison, Rupert D. Grorge, James W. Joltustun, James Boyle Uniacke, Edmund M. Dorld, Ierbert Huntington, Thomas Andrew \$trange De Wolf, and Michael Tobin, senior, have thought fit provisionally to nominate nod appoint you the said Thomas N. Jetiery, Simon B. Robie, Sanuel Cunard, Heury II. Cogswrll, Joseph Allison, Rupert D. George, Janes W. Johnston, Janies Hoyle Uniacke, Edmund M. Dodd, Herbert Huntington, Thonas Andrew Strange De Wolf, Michael Tobin, senior, to be members of Our Executive Council aforesiad for the Province of Nova Scoti4 uatil Our further pleasure shall be made known.
And We do dechare Our will and pleastire to be, that all and every of the powers and authoritics leretofore vested in Our Council of the said Province, except so far as respects the enactments of any laws to be made within Out said Province, shall henceforth be, and the same are hereby vested in Our said Executive Council, and you the said Thomas N. Jeffery, Simoh B. Robie, samuel Cunard, Henry H. Cogswell, Joseph Allison,' Rupert D. George, James W. Johnmton, James Boyle Uniacke, Edmund M. Dodd, Herbert Huntington, Thonas Andrew Strange de Wulf, and Michael Tobin, senior; and each of you are hereby empowered and repuired to execute the same in the like nauner, and ans. fully in every respect as Our said Council lecretofore of right has done or night have done.
And We do further declare Our will and pleasure, that aiby seven of Our, said Executive Council shall be a quorum, and that in the absence of Our Governor gr Lieutenant-governor of Our aaid Province, or of the officer administering the goverument thereof, the member of Our said Council whose name shall stand, first in the list, shall preside in our Executive
Cuancil.

trusty and well-beloved his Excelleicy Major-gencral Sir Colin Campbelt, x.c.b., Our Lieutenant-governor and Commander-in-chief in and over Our said Province, this 16 th day of Jantary, in, the first year of Our reign, and in the year of our Lord 1838.
of lati yrars te bnuk, tu : neighlowurlabourers livir private targe capital R then made now deeply him to one now comig that he is $\& \mathrm{c}$. Campbell.
and Irelund $d$ Ireland on
muet Cumard, Burt,, Jamen Huantington, ;-Grecting: executive and uncil in Our distinet and ctiongyto be ve Conncil of Lord Glenelg, al will to O ur thonourable ernor in and ant-goveruor and appoint roviuce pro-
ty, integrity; d, Heary H. lle Uniacke, and Michacl sinid Thomas ison, Rupert rdd, Herbert ny cmbers of cher pleasure
powers and r as respect orth be, and Thomas N. ,'Rupert D. Huntington, $t$ are hereby lly in every
d Executive m!-governor menber of r Executive
winesss Our pbell, x.c. . . ur said Proand in the

NOUA SCOTIA.
Victoma, by the (Grace of Ghal of thr Chited Kinglom of Grout Britain and Ireland Queren, Diffuler of the Faith, and of the: United Clurch of England and Ireland on Earth the supreme Ilend.

- 'Fo Our trusty aydwell-beloved the Riyht Reverend John Lori Bishop of Nova Scotia, nuil Simon 8. Robie, Peter M•Nab, James Tobin, Joseph Allison, Norman Uniaeke, Janes W, Jomstom, William Lawson, George Smith, Alpxander Stewart, Williamı Rudulf, Lewis M. Wilkins, junior, Jumes S.' Morse, William Ouseley, Robert M. Cuter, Alexander Cumplell, Jumes Rateliforl, Joseph Fitzrandolph, and Williant B. Almon, M. D., cspuires; -Greetfing:

Wusafan in Our Royal consideration, havigg deemed it expedient that the executive must legislative powers which have heretofire leern unitedly exercised by Our Council in Onir I'rovines of Nova Scotin should lie separated, and that there should be two distinct and several Councils in Our said Provinice for exercising séparately the said functions, to berespectively cullel Her Majesty's or the Executive Council, and the Legislative Council of our mail Proviice; We did lately, through our trusty and well-beloved Charles Lord Glenelg, Our Prineipal Sacretury of State for the Colonies, communicate suelı Our Royal will to Our. trusty and well-beloved Sir Colin Campbell, Knight Commander of the Most. Ilonourable Military Order of the Bath, Major-general of Our Forcés, and Lientenantgovernor in and over Our said Province, und did earpower and instruct hinn Our said Lieutrinant-govetnor, forthwith to carry:such Onr purposee into effect, and for that purpose to noininate und appoint fit and proper persons to be mentiers of Our said twe Councils in the said Province, provisionally; until Our firther pleasure shall be known;

Now know, ye, that Wr, reposing especial trust andil confidence in the loyalty, integrity, and ability of you the said Right Cleverend John Lord Bishop of Nova Scotin, Simon B. Rohic, Peter M‘Nab, Jomes Tobin, Joseph Allison, Norman Uniacke, James W, Jolinston, William Lawson, George Snilh,-Alexander stewart, William Rudolf, Lewis M. Wilkins, juinor, Jumes S. Morse, Willian Ouseley, Robert M. Cutler, Alexander Cannpbell, Junes, Ratchliorl, Joseph Fitzrandolph, und William. B. Almon, have thought fit, provisionally, to nominate aud appoint yon the said Right Reverend John Lord Bishop of Novu Scotia, Simon B. Rolie, Peter M‘Nal,, Jumes Tobin, Joseph Allison, Norman Uniacke, James $\mathbf{W}$. Johnston, William Lawson, George Snith, Alexander Stewart; William Rudolf, Lewis M:Wilkins, junion Jaues S. Morse, William Ouseley, Robert M. Cutter, Aléxander Campbéll, James Rateliford, Joseph. Fitzrandolph, and William B. Ahmon, to be members of Our Legislative Council aforesaid, for the Provinee of Nova Scotia, uptil Our further pleasure shaill le nude known. And We do declare Our will and pleasure t. of the powers and authorities heretofore vested in our Couneil of the said Provinee, so far as respeets the enactmenta of any laws to be made within Our said Protince, shall henceforth be and the same are hifreby vested in Our said Legislative Council ; and you the said Right Réverend Johyd Lord Bistion of Novaikcutia, Simon B. Robie, Peter M'Nab, James Tobin, Joseph Allison, Norman Uniacke, Jamee W. Johnston, William Lawson, George Smith, Alexander Stewart, William Rudolf, Lewis M. Wilkins, junior, James S. Morse, William Ouseley, Robert M. Cutler, Alexander Camphell, Janes Rateliford, Joseph Fitz-randolph, ánd William B. Almon, und each of you, are hereby empowered and required to execute the same in the like manner, and as fully in every respect, as:Our said Council heretofore of right has done or might have done.
And We do further dectare Our will and plicasure, that any of Our said Legislative Council shall be a quorum; and that the member of Our'taid Council whose name shall stand first in the list, with the'exception of the Rtght Reverend the Lord Bishop of Nova Scotia, and the members holding offices of emolument under Us, shall preside in Our said Legislative;

Given under the Great Seal of Our baid Province ; witness Our trusty and well-beloved His Excellency Major-General Sir Colin Campbell, K.c. B.; Our Lieutenant-governór and Comnander-in-chief in nad iover Our asid Province, thia 16 th day of January, in the first year of Our. Reign, and in the
year of our Lont 1838:

By His Excelleaćy's command:

No. 24 .
(No. 137.)
-No. 24. -
4. Copy of a DESPATCH from Lord Glenelg, to Major-General Sir Colin) Campbell, c.c.s.

## ${ }^{7}$ Sir,

THave had the honour to receive your despatch of the 17 th January, No. 4 reporting the steps' which you had taken for constituting the Executive and Legislative Councils of Nova Scotia on, the principles laid down in my despatches of the dates mentioned in the 'margin.- Before the arrival of this 579.
${ }_{3}{ }^{2} 0$ April 1837, No. 777. 6 Joly 1837, No. 88. 31 October 1837,

## COIRESPONDENCE RESPECTING THE GOVERNMENT OF

nova scotia: despateh the Comminsion of the Enrl of Durham, ns Governor of Nona Scotia, sund your Commission as Liputenunt-Governor, hud been alrendy dispatehed.
I have'to eonrey to you my npprobation of your proceedings on this injorthut subject, and 1 shull, take the earliest opportunity of submitting to the consideration of Her Majosty in Coumil the names of the gentlemen whom you an hare selected for the respretive Comeils. In compliance with your recommendation, 1 shall also have much pleasure in submitfing the name of Mr . Collins for npppintment to the Exceutive Council; but as you hare not pointed out the gentleman whose Mroment to make wny for Mr_Colling hat beey agreed upon, and as I un not awire of any reason for limiting the number of the Excentiv. Commeil ta 12 members, Mr. Collins will form an addition to the list which you have sent home.

You repent your suggestion that the seat of any member of the Assenbly who may be appointeil to the Executive Council whould be vacated by the dissolution of the Assembly. The principle involved in such a regulation, if applieabh in Nova Scotia, would of course be equally applicable in all the other North Inleriean provinces; but Iler Majesty's Government are not prepared at present to introduce any change of this nature into the system. The mission with which the Earl of Durhnm is charged, will include a review of the prinriples on whith the Councils of the British North American Provinces are constituted, und will ndvert to this, nmong other points connegted with the suljecet.

No. :5.


Copy of a DESPATCH from Lieutenant-Governor Sir Cölin Camphell, x. c. в. to Lord Gilenelg.

I Have the honour to transmit your Lordship copies of the speech with which I opened the Legishature of this Province on the 25th ultimo, and the reply of the Legislative Council and House of Assembly thereto.

I have, \&c.
(signed) . Colin Campbell.
, Enclosurcs in Du: $\mathbf{Z 5} 5$

Enclosure in No. 25.

- Halifax, Nova Scotia, Legislative Council Chamber, Thursday, 25 January 1838.
At two o'clock this day, His ExcuHency the Lieutenant-Governor proceeded in State to the Council Chamber, and being seated, the Gentleman Usher of the Black Rod was directed to command the attcndance of the llouse of Assenbly; the llouse attended accordingly, when His-Excellency was pleased to deliver the following Speech:-
- Honourable Geutlenen of the Legislative Council,

Mr. Speaker und Gentlemen of the House of Assembly,
My first duty, und a puinful one 1 find it, is to condole with-you on the loss which, pince our last meeting, we have sustained, by the demise of his late most gracious Majesty Williun the Fourth, of blessed meniory, whose paternal attachment to this Province, which he visited int, an early period of his life, will the remembered by you with gratitude and

The Throne of the British empire is now filled by his august riece Queen Victoria, the daughter of his late Royal Highness the Duke of Kent, who for many years resided amongst you, when Comniander-in-chief in British America. Her Majesty's accession has been - hailed, in every part of her extensive' dominions, with thêe most enthusiastic loyalty: her, youth and sex claim from her subjects their dutiful affection and support. I have the satisfaction of informing you that the insurrection has been put down in Lower Cunnda, and that the traitorous attrupit nade to separate the Upper Province ronii British rule, hua leen signully defeated by the callant conduct of its militia alone. I is true that u mpall and dexperrate band still 'retain possension of Navy' Island; hut there is evely reason to believe, an mensures have been utopted it the rekomandation of the Prenident of the Uuited Stater for the enforcement of nentrality on the frontier, that these deluded men, deprived of all foreign assistanee, will speedily le dispotend.
'These rebellious provecdings have called lorth in thia Provincè expressions of indignation and abhorrence, and the iddresses from various quarters which have been presented to me declate the unsinken uttachment of the inlabitunts of Nova Scotia to Iler Majenty s pervon and goveriment.
F have great pleasure in coyprratuluting you upon the abundunt harvest with which it hus pleased Divine Providenee to refikurd the habours of the husbandman, und which has ditfinsed.
the blessiug of plenty throughout the country:

## Mr. Speaker and Gentlemen of the IIonse of Ansembly,

The provisional establishment of two distinct Councils, which hus recently taken place, and the desputches whieh I am instructed to lay before yoü, afford ample evidence of the gricions attention that has been paid to the representations which you addressed to the Throne in the last Session.
$I$ curnestly hope that this important alterution of the ancient constitution of the Province will be nttended with all the advantaget by which, when you advised the measure, you expected it would be accompanied.

I have directed the public accounts to be laid before you, and I trust you will find that the supplies granted to IIer Majesty in the last Session huve bepu faithfully expended. The usual estimates of the civil establishment for the present year will be submitted to you, and I have no doubt of your providing for the support of "ller Majesty's Government, und for ull other necessary services, with your usual liberality.

In marable Gentlemen of the Legislative Couacil,
Ar. Spenker and Gentlemen of the IIouse of Assembly,
I have yreat satisfaction in acquainting you, that the revenue last year has iucreased considerably; the receipts have been more than sutfieient to ineet all the denaands on the treasury. If feel it my duty to recommend an economical applicution of our means, by keeping our expenditure within our ineome.
1 mont carnestly desire to draw your patticular attention to the inefficient state of tha militia; it is not at present what I wish to seo it there is all the good feeling and loy tho I could desire. As it is the constitutional defence and security of the Province, I am persuaded you will see the necessity of amending the law now in existente; and the zeal and discipliue of- $\mathbf{2 5 , 0 0 0}$ young and willing sons of your own families ought not to be neglected by Government and the Legislature.
It is the earnest desire and recommendation of Her Majesty's Government that you will enter upon the discharge of your public duties with that sprit of harmony in your proceedings for which the legislature of thia Province has so long been conspicuous, and which has proved so conducive to the best interesta of the country.
My anxious wiah is to see peace, content, and prosperity prevail throughout the Province; and you tay rely upon my cordial co-operation in any measure which can tend to secure and increase these blessings.

To bis Excellency Major-General Sir Colin Campbell, Knight Commander of the Most Honourable Military Order of the Bath, Lieutenant-Governor and Cominander-in-Chiff in and over Her Majesty's Provinke of Nova Scotia and its. Dependencies, \&c. \&c. \&c.

## The Address of the Legislative Council.

 Muy it pleaśe your Excellency,We, Her Majesty's dutiful and loyal subjects, the Legislative Council of Nova Scotia, humbly beg leave to thank your Excelleacy for the Speech with which you have been pleased to open the present Session of the Provincial Parliameut We participate with sour Exeellency in the painfit fect
most gracious Majesty King William the . dominions. The condescending regard which his Meited throughout his widely-extended Proviace, as the scene where's portion of his early life had been expressed towards this memory dear to its inhabitants white the carly hie had been spent, has readered his characterized his reign, will ever give to that portant events of uaiversal interest which have the annals of the empire. 679.


 wath ita mhalitaing/ wad we teel with gour livecellency that luer nge und sex draw moumal Fer the aflecthorsion her mingeeter with ileeper interent.

 Wor rejoice that the gnllant anilitia of' "pper Chauda met in no dostinguished un muner the smergeney which callod their loyalty mad comrage into exercise; and indulge with plensure
 on Navy. Isfanal, ntill found in opporition to the junt anthority of Ifer Majenty und the laws: Incing deprived, through the intervention of the Government of the United statem, of foreign uid, may meedily be dispersed, uni the miseries of violence und dinorden le nitogrether ntuyed in our nistor eolonien.

W'e feel lipplyy that the adilreaner from numerous partn eif the province have conveyed to vonr Jixcellioney decharutions of undaken loyulty to lier Majerty wnown und Government. Uniting in our bohly members from variona parts of the Pronsifere; we are enabled to asmure your Excellency that nuch is the univeraal tepeling of Nova Scotiu; nor can we fail to use the present as' a tit occasion to lemder to ller Majenty, in unimon with our fellow-suhjects, our owti expresaions of similar sentiments.

In the eomgritulntions expressed by your Excellency on the late bonntiful harvest which has diffinsed proxperity through the land, und is the junt cuuse of the liveliest gratitude und devotion to the Amughty Giver of ull our blessingi, we most cordially unte with your Excellency.

The inerease of the revenies and the fuithfiol discharge of ull demands upon the Treasury, are sury gratifying. In the application of our ungintuted resources we shall wot fhil to be grinded by your Fxcellen-y's recommundution for their economical expenditure.

Agrevinger we cintirely don in the sentiments expresed by your Excellency regrating the - torto of one militia, we shal! reatily adopt may mensures that muy he devised for the improwement of ise discepline und the increuse of its elliciency.

No effort oll mor birt shall le: wanting to ensure harmony in the performance of our keri-lutine habours, deeply convinced that, conducted in wach a npirit ulone, they will be bemeticinal to the l'rovince; mind your Excellency's administration of the government cliubles us to rely with preffert contidence upon your co-operation in every measure whielt may ndvince the interests and promote the peuce, happiness, and prowerity of the people of Nova Scotia.

To his Excelleney Major-(ieneral Sir Colin Campbell, Knight Commander of the Most Honourable Military Grder of the Bath, Lieutenant-Governor and Commander-in-Chiet in und over Her Mujenty's. Province of Nova Seotin and its Dependencies, \&c. \&cc. \&cc.

The humble Address of the House of Representatives in General Assembly:
May it please your Excellency,
We, Iler Majesty's dutiful and loyal subjects, the Representatives of IIer Majesty'r loyal people'of Nova Scotia, thank your Excellency for the speech with which you have been pleased to open theypresent ression, und condole with your Excellency on the demise of our lute gracions soverengn William the Fourth, whose blessed memory is endeared to the people of Siova Lcotia by the paternal attachment he extended towards its inhabitanta, among whom He prent jart of his early life. The uecession to the Thronc of the British empire of his angust, niece, Qucen Victoria, daughter of his Royal Highness the late Duke of Kent, has been bailed throughout lier extensive doniniona with rapturous and enthusiastic loyalty; and her youth and sex have no where a ntronger claim to attachment than in this Province, where the memory of her illustrious father is gratefully cherished.

The regret we feel for the recent insurrection in the Canadas is mitiguted by a knowledge that it has been suppressed in the Lower Province; and we feel proud that the constitutional force of the Upper Province han defeated the traitorous attempt to cast off British allegiance; and ure gratified to legrn that the government of the United States. is determined to adhere to the pacific treaties subsisting between the two nations, and to preserve that neutrality which may leave the desperate band of conspirators encamped at Navy Island no alternative but submission to a just and indignant govemment.

The attachment of Nova Scotians to Her Majesty's person and Govemment has cver ${ }^{\text {s }}$ been unshaken, and recent events have only caused it to be more openly and frequently expressed.

We are pleased to hear from your Excelleacy that the blessings of Divine.Providence have produced an abundant harvest, and that the labours of the husbandman throughout the country have been rewarded with plenty.
tunul featy Whed forth. eviluered in urve rendily ruw nromal
grent matix Nulppreswed. mumurr the ith pleanarse gnitiled men ut the lawn; 4, of foreigh altogether
mincyed to hivernument. al to axxure fail to use w-wulijects,
rvest which atitule unid ewith your
the Treahall hut fail liture. garrliug the tior the inn-
ance of our hey will be rent eliubles which may ic people of
of the Most der-in-Cpiet - \&c. \&c.
jesty'w loyal have been mine of our , the people mong whom apire of his ${ }^{\prime}$ Kent, hus ttic loyalty; is Province,
anowledge onstitutional British alledetermined ve that neuy Island no
nt has ever d Trequenty

Providence throughout
 of the stukions athention which hay paid to the representations uddrewned by this

 meakhe, wheseppected it wonld lee necodimited.
We: yank your Excellency for directing the puble ucconnts tostio nulmitted to ne; and you matiely on our dimponition to provile for the necesmary support of Iler Majenty's Chiverimyt.
W, Wres happen to learn that the revenueqias comsiderably increaned daring the past year; Ufint that the reecipts hure beron more than sufticient to neet all the demands on the Treasury.
 erdightened view of the wantanil resources of thit young country, int your Excelfency
 frinulige within its inconse.
The Militin Lan, to an revivion of which gour Excellency hes callen our attention, was framaid iqum the equiction that the oll watem, white it was burthensmas to the connery, - "an prochuctive of "no correipnonding advantage, the time which wan divoted to trainings thene insutticienc'to communicute fiscipline or mititiny skill. Should we hand, however, minthing in thedpresent aspect of the tines, or yi the ceeptes which have oecurred during the recens, to reguire the adoption of more efficient chactopente; yonr Execlfency may rely that, while we endruvonr to humbund our renources, we shat sumficiently evince our ansiety to mecure the penere wall atrengthen they constitutional defencef of the Province.

At a time when neighlourint eolonies are only recovering lioun the effects of civil strift, it whall be our pride to rewponif to the eanacest desire and recomingondation of Her Mujesty's finernment by entering ning the discharge of our public duties with that apirit of hurmony
 so coadncive fo ther Rest interests of the conntry.

We ficel ussured that it is your Excellency's anxious wish to see peace, content, and pros--rity previl throughont the Province, and will habour to coo-ennerate with your Eacelleney In every measure which can tend to necere and merease those blexsings.
no va scotia.
$\square$



## Sir.


Domning-atreet; ; Dicomber inau.
I) attenterat having hern dirested to the comatiotion of the Gonneids in the
 "mowe independent churneter, by introblueing it larger propurtion of members not holding oftiores nt the phasiore of the Crown; I have to request thent you "ill report to ma, in the revent of ita belug comsidered dexirahle to bererase the numbir of the (immed in the Provinere of New Bronswiek, how far it may be





I hume, ser.
(nigmell) Gowlerich.

- No. !. -

- Mis I.urd.

Firede rietom, Now l3rumswick, 1 Mareh 1431."

 1 mom it if this Broviner, with the rhen of qiving it a more indepembent chat raterer ly introducing a harger propertion of mombers not holding offiere at the




 : in suall centent, with huc siremmpertion, surh presoms may be melseted from


 ablitions that maty, from thace to timer be made jn the Housic of Represenlation, fand that, if it he the intention to remove the puisue judges from secits in the Comeril, the querout mumber of members, If effertive, would be amply utficiant.
 Werike the $\bar{y}$ have gracrally beon eminently ousefill members at the Comecil lisard ; although on questions any way uffecting themselves, it must be admitéel that. sombetimes, lpon a thin attendance of members, they have had a majority against pepmlar opinion.
I herewith trmamit, for your Lordship's information, the list of Council on ist Jimiary:
Lant Decembrr we lost one member, S. D. Stroct, esig. ; by next opportunity I whall take the liberty to recommend in person in my opinion gualified to sucircthim, shond his Excellency Sir Howard Douglas not have already pro-
purd one to your Lódship.

I have, dic.
-

 Int Blarich lane, replying to my limuiriow an to the state and compooithon of Hin Majerive Conneil hit the I'rorine of New Brunswlek. Ax-it aprare hy your
 be to a small extent, und two racmetes having reendty oceurred by the death of Mr. Street, and the removal of Coptain Hurd to Upiper Canuda, I slanll be, prepured to revelye your recomurendation of two gentlemen uneonneted with IIN Majesty's Gurermment to complete the Chuncil to the present momber of thirecon, leavine any further adition to it as a sibjeet for fatmer copliferation.

No.

It Much.
Iner $1 \times 30$. meils in the xivhou them of members nt that you increase the $r$ It may be rof this de:llow.
the pinsme cil. , So.
Gulerich.
iuldrich.
muswick, I.的 7 h bee, ition of the nol'ut chat lifice at the ship, in the he Comoil, pertability,
inion that, ereded from * highly to It is iny cuce to tho Reyresenfrom seatts I lee moly
yment can e Comeil é adinitiond a majority
council on




 nequanting me that the number of Conncil is to yomah for the present at 1 as, and that your horalship, will be preparid to receive thy recommendation of tho gentlemen uncontuected with His Majesty's Govermment to fill the vacaniciosreerntly oceasioned by thementh of Mr. Strect, and the removal of Captain Hurd to Uppre Connda. As your Lordship has condowecolded to receive my reconmundation (which I had before uroided taking the liberty to make, letituserfering with the prerogative of the Lientenant-governor, who was on the spot), upon due considerntion of the consequence of suclr appointment, and the neres-s sity that there'should be always at or near Frederiston a sufficient ummber to form a quopun for the denpateh of the ordinary lousiness in Privy Council, I have the honour to sulbmit for your Lordship's sanction the ynme of Peter Fraser, esin., a respectable and intelligent gentleman of șubstantial worth and chinracter in this country, for a long the an active and influential member of the House of Assembly, and upwards of 31 years respident in Fredericton. ${ }^{\circ}$ The other gentleman I would propose to your Lordship is Charles Summel Putnam, espl;, barrister-at-law, gramison of the late Juige Putnafn, n gentleman of the strictest homour and lntegrity, anilin my jutgment well qualified to prowe an eminently useful and correet inember of Council. But as your Lordship guards ugainst personts connected with Govermment, it is my̆ duty to state that Mr. Putnam at present holds the oftice of clork of the Ctown in the Suprome Conut, but of very trifling emolument.
Shonlid your Lordship, however, object to Mr. Putnam, if he retnins the said clerkshjp, another nomingtion eon be made to Sir Irehibald Campbell, although

NEW MHINAWICK.

No. .s.

- No. 3. -
(No. 10.)


Sir.
Dhwningentreat, ed Chtuher IN:II,

 ches recently ocensumad in the Cumidh of New Ifrunswiek liy the denth if Mr.


As I min in expertation of henring fronn you win the mibject of the tember male ly the juitger of their weats in tho Council, It upyears to line do lise nelvinalile, inintend of melecting the persome recommeneled by Wr. Black, that the princlple of extemiling the reprementuthom of difierent parte of the Prociluce should, ne far as practicalile, le werd upou in filling up the vaconcies lin the (bomeil. I inn,


 - anid that Mr, Simonds, who is nlready In the Comacit, was formorly member in the Ilouse of Amermbly for the county of Nimethumberland.

I am, therefore, to repiust that jou will nenil puurself of an carly aportunity of nubmitting to me the mumen of nuch gentlemen, ne you buy comiller likely,
 tuge to the Province.

I huve, ars.

$$
-\mathrm{N}_{\mathbf{0}}, \mathrm{s},-
$$

Coby of a DESPATCH from Viscount Goderich to Lheutenant-governor Sir A. Campliell, Bart, G. c. B.

Downing-atirett, 26 May 1833.
I IIVE the honour, to transmit to yon the reyy of a letter which I have roriwd from Mr. Botsford und Mr. Whril Chipman, two of the nswistant judges in the Province of Nriw Brunswick, tendering their resignation of the seats which they holld an members of His, Majesty ${ }^{\circ}$. Councll in that Province.

I have thought it right to refer a communieation of this mature to you, with " view to your reporting, after you shall have had the opportunity of making vourself necjuainted with the subjeet, whether it would be prudent to accept the resignation of the two juiges, having due regard to the real froling of the thinking part of the community in the Provinee on this sulbject, and the menns Which say be found for xupplying the places of the judges in the Council by indiviluals of sufficient weight and intelligence belonging to a different pro-
fression.

I trunsmit for your information a coply of the letter which I have directetl my under-secretary to adirees to Mr. Bot sforl and Mr. Waril Chipman ïn this
xubject.

I have, \&c.<br>(signeal) Goderich.

Encl. 1, in No. 6,
My Lord,
Bei win assigta

Enclosure 1, in No.. 3.

There is, as your Lorlship knows, but one Council in this province, both for executive and legislutive purposes, and we had the honomr each of us of being called to seats at this Board without any solicitation on our part.
The fresent ntate of Parliamentary opinion in England on the subject of julges being

 the pulbue unind, that we held osir guces in the Congeil for puppomese of private interent it


W. whe not dapmed fo ahrink from may dntien whith it ham been then pleasure of our









 y 1 itt them.



 lum Maje aty'm plewnere ure thas mulyect.



 Irgislature.

Enclosure e, in No. 4.
Tu the How. William liotyont nat the Hon. Warl Chipman, Judges of the Supreme Court, Diso Brwesseick.
Cirntlemen,
Am dirested by Viscoint Goilerich to arknowledge Downing-xtreet, 201 May 1831. :whti Mach lamt, teaderimat the reverich to ncknowlcuge the receipt of your letter of the in New Brunswiek. I Anod Goderich hation of your seats an menibers of his Majesty's Council an it containa the atrongeat when the public intereste suay proof your anxirty to give up all personal considerations, alive to the prophicty of the my weens to trgmire a minerife at your hamls. Ilis Lordship im of the Councol, and he may, perhap which have led you to tender your resignation as meinbers tarily made. He wishea, howrever, previouply tio to svail himself of the offer thus volunbecome to obtain an accurate insight into the real feelings of the province on all matten connected with its intemal government; and especially is it important that he should leam from these in authority in the province what menns may be available of supplying your placen at the Council, should it be found expedient to gelieve you frou your prevent attendLul But Board.
von, bin Eorduhip is dects me to add, that until a further communication ahall be made to Iuty, the more so as and that you ahould continue, as hithento, in the discharge of your reaponibility to fill on the members of Council

I have, Kc.
(signed) K. W. Hay.

No. 7

## Copy of a DESPATCH from Lieutenant-governor Sir A. Campbell, Bart. g.c.e.

 their seats in Council of Messrs. Botsford and Ward Chipman, has been under but little time or maty possess of hereafter replacing thming myself of the menns the Province$$
x^{\prime}
$$

(a) -
('ORREXPONDENCF RESPECTLNG TIE GOVERSNENT OU
Board, I think it "prover, in the menpitime, to intorm your Lorrkhip, Oint I hould much rexret tide deprivel of the sorvieds of two sueh able eoumeillors until I have hat the experfienece of at least 12 months to gride my judginent on a point of such importance to the goverment of the Provinee.

I hall not fail to bear in mind your Lordship's wishes and instructions on this subject, in bringiag to your Lordship's notice the names of one or two candidates'for the (comeil, whenerers am, from personal oberration, enabled to make suitahle seloetions for that laigh and most important office.

I have, se..
(-igned) . Achibualil Campberl.

- No. H. -

Cópy of a DESP.ITCH from Lirutenant-movernor Sir A. Comphell. Bart. g.c.b. to'Viseome (iulirich.

My Lord. if
Frederictoin, New Brunswick, 16 Jamary 1839.
In consequemer of the vers long parazer of the November packet. yout Lordhipis dexpatch (No. 10) of the enth Oetolser last, did not reach_me bintil yesturday.

In my despateh (No. i) of 1831, 1 had the honour of submitting to your Lordhip my reans: for wishing to defer for a time recommending any new candidhte for fis Mijestys Comeil, to replace Judges Botsford and Ward Chipman: and :s two gentlemen had been recommended by Mr. Black to fill up the existing vacameics, I was bed to consider that such delay would be productive rather of benf fit than of incongenionce to the public service. But your Lorithip's depatelo now inder rephy, render: it expedient that I should at once transmit a frw hamo., whieh are, in my opinion, likely to be creditable and useful additions to the present list of councillors.
The subject is, howerer, one of too deep, and sital import- to the best interests of the Provinee, as rell as to the due and most neecesary naintenance of His Majesty anthority fand prevoratives, to be dismissed withou some observations, which iny own short expremes, aided by much careful investigation into the state of prowincial polities and parties, have ahready forcibly impressid upon my mind: and I shall, therefore, with the utmost deference to your Lardship:s judgment, submit my statements in that spirit of candour and sincerity which I an sure will best become me in the zealons and faithful diseharge of the dutier of my situation.

It cannot be doubted, my Lord, and it therefore ought not to be concealed, that there is a growing tendeney in the House of Assembly of this Proginee, to aequire such ase asendaney in the administration of the government as would, if shecessful, infallibly destroy that proper balance between the Executive and Lexisative branches, without whieh there is meither safety for the wiset and moot beneficial institutions of the comatry. nor respeet for the only solid princi-ple- upon which the gradual expansion of the resourees of the land, and the permanent welfare of the prople, can be promoted and insured. The inhabitants of Now Brumswiok are, in general; enthusiastically loyal, and, warmly nttached to the Govermanent under whieh they live; but it is not less certain that there is growing up among their representatives a strong and influential party, deeply tinged with speculative opinions, which, if not restrained by the wisdom of a firm and independent Council, are calculated to irritate and work upon the public nfind, and to lead to mueh and serious future mischicf. I impute no bad or factious motives to the party here alluded to, but however honest their intentions, while I see that many of their favourite measures are of a nature to infringe upon the just and conservative influence of the Crown, I must be alive to the, necessity of providing a sufficient and constitutional barrier against encronchments, which, independent of all colonial considerations, would bring with them a train of evils to the Province. meillors tivet out

It is in thi virw of the - migeret that I attact the higher importance to the champition of 1 lis Majesty ${ }^{*}$ Comucilg which should ulways be we constituted as to interpowe "fficently betwecth the represertatives of the people and the authoritio of the Crown, so as to fomm a wholesome cheremon innovations, and to overrule manise legivation, without hringing the Exerutive into collivion with. the Lower House. It is for these reasoms most desirulnte that gill new members if the Council should be pussesect, npt ouly of sound principles, but of minds
 the Province mainly deprods on the existrace of such nu intermediate body as will frartessly do its duty we the broad primetiple of mational utility, unswayed by my uarrow considerations of here local or party interest, and which by comsintent loyalty mud patriôtion in all its nets will give a proper tone to dhe frelinge of a young society, from situation pecularly exposed to the emrrupting influence of permirioms doe trines and opinions.
Men thes cpulificd for offire from their property and attanments are, as your Lordhlip is aware, mufortunatidy not at present nimurrous in the Proviaer. The two srent elasses of the eommuity from which' we mut of heresisty fill mithe samacion are lawyers mad merechants, and I think it is but fair that a proportion of the latter class shomld he selectect! ; but we must still. 1 comeeve, ber very careful, for reasous whieh your lordship will reakily imagine, not to give them too much weight and inflience at the Comeil Board. 1 yuite cuter into the spirit of your Lordship's instructions, now conveyed to me, relafive to the catension of the representation to different parts of the Province ; and adthough
 pf him, that he is a very proper person to receive one of the :upointments.

Aeting on the abour principle, I would next bring to your Lordships favourable netite the name of Joseph Cumarl, esq., of Mirnuichi, one of the tiont wealthy and influential merehunts in the Province, and who is in crery respeet, both as to (Plucation and sterling loyalty of character, very deserving of this murk of approhation from His Majestys Govermment. Mr. Simonds, now in Council, although formerly member for Northumberland, and cngaged for some: time in mercantile pursuits in that country, is otherwise quite meonnected with it, he and nearly all his fanily now residing at St. Jolm.

To replace the judges in the Coumsil (shoukld your Lordship deem it advisable to aceept the tender made by theor of their seats), I would beg to submit the names of Johtosincoe Saunders and Herbert Cornewall, esqres; the former is the only" son of the venerable the chicf justice, Whose whole life has been spent in devoted loynty to his Sorereign. His son was educated to the bar in England, and is a gentleman of very considerable tadents and attainments. Mr. Cornewall, Comptroller of His Majesty Customsat St. John, is the son of thelate Bishop of Woreester; he is a gentleman possessed of great information, and with the advantage of a most liberal education eannot fail to prove a very useful and efficient member of the Boart.
I have already experienced some inconvenience from the want of a sufficient number of members at head-quarters to euable me, on an emergency, to form a council; and as the Bishop of Noxa Scotia can only be considered as an honorary member, I should venture to suggest that an efficient one be aplointed in his room, learing his Lordship's name of course upon the list, with the pririlege of taking his seat as often as he may visit this part of his diocesè. For this purpose, I beg to be permitted to submit a fifth name to your Lortship, that of Dajor W. Robinson, of the British army, unattached; lie is the son of the late respectable member of Council of that name, and a gentleman every way eligible for the situation; he is a native of the Province, and now settled near this place.
I annex a list of the present Council, with the places of residence of the different members, in order that your Lordship may be enabled to judge of the difficulty above adverted to.

NEW: hilt Kswlck.

## -No. 9.-

Copy of a DESPATCH from Visemnt Goderich to Lieutenant-governor Sir A. Camplrell, Bart. G.c.n.

Sir,
Downing-street, I May 18:32.
I mave the honour to acknowledge the recept of your letters, No. 5 , of 19 th October 18:31, and No. 2, of the IGth January 1832.
In that of Octobet $19 \mathrm{th}, 1831$, you express an earnest desire not to be deprived of the services of Julges Botsford and Chipman in the Council, until you may have had the exprerience of at,least twelre months to guide your judgment upon a point of such impoftance to the government of the Province, and I collect from youir despatch, Ko. 2, of January 16th, 1832, that, after the lapse of four monthe, you retain the sume freling upon that subject ; under these circumstancesI.do not wish to embarmss you by' requiring that you-should inmediately aceept the tender which they hare made of their seats in the Council, but referring to what has passed of late Jears in some of the other North Americap Provinces upon this sulject, and knowing the rapidity with which opinions upon such matters lay hold of the public mind in societies constituted as those Provinces are, I am persuaded that you will feel the importance of beating in mind the great advantage which is to be found in anticipating instead of following a powerful public impulse, particularly in cases when that impulse is directed towards oljects not in themseftres unteasonable nor constitutionally incomputible with the regular march of the King's Government; I readily admit that in the earlier stages of colonial societifes, such a body as the Council of New Brunswick, could note easily be comprosed in a manner consistent with its obvious functions, unless it comprised individuals tho upongeneralogrounds might not be precisely those whom it might ultimately be adrisablis to select. The introduction, therefore; of the three puisne judges, as well as the cliief justice, may fairly have been ileemed oripinally a mitter of necessity; and it may be that the time is scarelly yet arrived when the practice could conveniently be cloanged. I am willing, therefore, to defer to your wishes and judgment, and to postpone for the present the .practical application of my former instructions, contenting myself, upou this occasion, with pointing out to you the considerations which seem to me to dictate the necessity of making in due time the proposed alteration. It would scarcely be necessary to add that my object in proposing that thejudges, with the exception of the chief justice, should no longer have seats in the Legisfative Council, was my desire to add to the weight and influence poossessed by that boxy hy giving to it a character of greater independence, were it not that in consequence of the observations which you liave made upon this sulject'my attention has. been nttracted to the question of how far it may be practicable to adopt further measures calculated to produce the same effect.

It has hitherto, as I umlerstanil, been- the custom that the Executive and. Legislative Councils, though distinct bodies, should consist of the same members.

To this practice I thitk there are seviral oljpections, which incline me to believe that it might with flvautnge be departed from; the circumstance of the sume gentlemen being members of both Coumeils has a tendrocy, I think, to prevent cither from diselurging with cffect the duties which ought to devolve upon it.

The Exectitive Council shonld, I think, eonsist of n small number of gentlemen, including one or two influential members of each braneh of the Legislature, with whom the Governor might confidentinlly consult upon the executive business of the govirnment ; the Legislative Couneil, on the other hand, should be more mumierous, and should principally ronsist of gentlemen independent of, and ugemected with, the Wxputive Government, anel selectel from the principal indfgitants of the Provinee and those having the greatest stake-in its welfare. Atipresent it appearsi to me that the Conneil is too numerons to be usefully consulted by the Governor in the "administration of nffairs, whilst it is not suffieiently so, and has too close a connexion with the exreutive govermment, to enable it to possess the weight and nuthority which should belong to it as an independent brunch, of the legislature; nor is this the only obyeetion to the present system, the rank of a comeillor bring naturilly an object of ambition, thowe genttemen who by their couduct in the Assembly edre entitled to the countematice and farour of the Goverument, are, by the refy act by whieh it is conferred upon them, withdrawn from the seene where they cma be most useful. For thest asons it appenrs to me highly desirable that the number of the Legitate Council should be increased, and that its members should cease to he X . rily members of the Fsecutive or Privy Council, while at the same ti sumbld be nuthorized to summon to the latter one or two members of mejressent Coincil, und of the Assembly, und those of the ehinf officers of the duvcoment whom yon might think it right to inelugle in it. I find, uifion incuiry, that there nppears to be no legal obstacle to your being empowered by an instrument under the Great Seal to carry into effect the proposed alteration, and that by the records of this office there would sepon to be no law whieh would prevent a nuember of the Assembly of New Brunswick from retaining his seat in that house if called to give his advice to the Governor in the Executive. I wish you therefore immediately to take into your most serious considerntion the suggestions which 1 linve now thrown out, and to favour me with the result of your deliberation, in order that before the next meeting of the Provincial Parliament, I may determine whether suel a change should be adopted. You will have the gbodness at the same time to communicate to me your opinion as to the gentlemen who should be added to the present Council, or who should be members of the two distinct Bourds, should it be your opinion that these sloould be constituted in the manner I have described. To the names which you have subnitted to me, Yhave no objection to offer, exeept to that of Mr. Cornewall, whom I should be unwilling to add to the Council, not on account of any personal unfitness, but because I understand thagt he has merely an official connexion with the colony; ind because the situntion which he fills is one to which some unpopularity nsually attaches, while it is also one which is of course felt by the inhabitants $t 8$ retain its holder in a state of dependencé upon the Governinent.

With respeet to Mr. Cunard, that gentlemman seems to possess every requisite qualification, and to be well calculated, from his character, his talents, and his stake in the country. to give satisfaction to the public, and weight to the body of which he would become a member; but at the same time, I think it is necessary to oliserve that if the proposed alteration in the constitution of the Council should takeplace, I think that it would be most desirable that he should retain his seat in the Assembly and become n member of the Executive Council.

With resplect to the bishop's seat, I confess that I quite agree with you in thinking that it is attended with not practical utility, and may becone ultimately an object of jealousy and animadrersion; although, therefore, I am not propared at present to give you nny definitive instructions respecting it, I shall bear the subject in mind, with a view to some ehange, whenever. I feel myself in possession of sufficient information to be able to take into consideration, with a view to some practicnt measure, the general condition of the Ghurch of England fir the province of New Brunswick: I am bound to add, that if a vacency were to occur in the sée of Nova Scotiá, I should not recommend that the new bishop should be in the Council of either Province.

## 5o COHRLSPONDENCE BESPECTINGTHE GOVERNMENT QF

NEW bresswick:

No. 10.



Inave the honour' to acknowledge the receipt of your boirdship's despateh of the lse May last, No. 36. Ihave taker into my most serious consideration the various importmut suljects thercin. communiented, anil shall respectfully offer a fow, brief observations resulting therefrom.
In fle -first place, Lhave the satisfaction to state that I have never, either directly, or indirgetly, had iny remark or complaigt made tio ne as to the judgess huving seats in touncil. P Perhaps this may have arisen more from the high feeling of respect entertained throughout the Provinee for the distinguished individuals at present holling thase appointments, than from approbation of the systemi itsilf; this is so far satisfoctory as to the past, and I beg to thank your Lordship for your kiad indulgence in allowing me to luve the benefit of their contrel- and experience sio long. Cointiding fully as I do in your Lordship's gpintom, that great advantage is to be found in anticipating, instead of following, a powerful piblice opinion, which, its I luve already obsersed, does noted manifest itself in this Province, but might, at the instigation of a few demagogues, binrist forth when leart expeeted, however much I may regret the removal of the julges from the Council, it shatl not urge one word more upon that suluect. $\$$
Under circimstances different friom those I'im about to submit to your Lordship, the removal of the julges from the Comeil might liee seriously felt, inasmuch as there would he no persons left eompetent to protect the judiciary system and othe legal institutions of the Provinces from imoovation, and' from those fancidul changes whicil have berin often suggested by members of the Houser of Asscombly ; but in the list bf, names I have to transmit for your Lordship's approval to the Council will be fopind those of two eminent lawyers, viz. Messrs. John' Saunders and G. F. Street, natives of this province, but educatedat the British bur'; gentlemen, I feel confident, fully qualifed lioth by principle and talent, to sseure to that body all the legal advice it may require in the protection of the prerogatives of the Crown and the institutions of the country.

Although the constitutional practice of the legishature of this Province in its different branches has hitherto worked well, the change contemplated by your Lordship in the ditision of the Executive and Legislative Councils, nust, and I make no doubt will,' be received asa most satisfaetory' improvement. As your Lordship justly bbserves, the inconsistency of the same members forming the Privy and Legislative Councils as a boly, is, an anomaly that never ought to have existed, and the sooner that it is abolished the better.

In the adoption of this change I would matt rexpectfully recommend, in the first instance (to sare expense), that the Legislative Council should be kept at its present strength, or 12 effective members; an ample proportion, it may be presumed, to the existing memberșor the Lower House, viz. 28, including the Speaker. This branch must soon, inerease by the further division of eountics; as settlement and population extend, so may the other in progressive ratio. Hitherto the proceedings of the Legislative Council haye been carried on with. closed doors; I beg to be favoured with your Lordship'x commands relative to thefuture continuance of this custom.
The Executive Council I would propose to consist of five, with a provision that three should form a quorum; the members to be selected from persons residing at or in the immediate vieinity of the seat of government. The nominating of gentlemen to this Council'from distant' parts of the country would not only le attended with thueh ineonvenience, expeuse, ond loss of yaluable

* time to the individuals themselves, but from the length of time that would nécessarily clapse before they could be assembied, might be highly detrimental to the public serviec in the event of an emergent call for the meeting of that Council. The case is different in regard to the Legislative Council; they are, as a matter of course, in attendance duriug the session of the Assembly, gene-
rally about 50 days in the year, and the only time, under the contemplated arringenent, that their services cua be requiled. :

I have most attentively wrighed that purt of your Lordship's despatch suggesting thit some inembers of the Lowri' llouse sheuild lee"enlled or nominated to the Executive Council; and I suenk advisedly when'I express my apprehonsion that such a measure would not answer. The very circumstance of their being, womeillors, mud in the immediate econfidence of the Executive, wond not only ereate muclfealousy anoner the other members of the House of Assembly, but wonld in all probability destfoy all their intluence in that house, and prevent thew from being, re-rleeted to it. Mr. Joseph Cumard is the only one in the list yret lirought to your Lardship's notice ; nud I confess that I should regret to laver to try the experiment an his ease, the more particularly so, us I am assured, in the present orrler of things, that his brother will be bis suceessor in the Assembly, from the comnty of Northmberland-i genteman actuated by the sames spiritegl and loynl ptinsiples.

Having now, to the best of my jutgment, replicel to the dimprent suggestions statex in the despateh under consideration, I shall, in obesliente to your Lordship's commands", submit pr your approval the namis of the gentlemen of whom I propose ime the first instance to form the Exeeutive vanil Legislative ${ }^{\text {w }}$ Councils.

(No. 2.)
it
For the Legistative Council.

Mr. Thomas Baillie.' - :
Mr. Harry Pelers.
Mr. Fréteric P. Robinson.
Mr. Rícharil Simunels.

Major Willign:Rohinson.
Mr. Jolin S: Saundersí.
(No. ${ }^{43}$ )

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\text { - No. } 11 . \text { - }
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Copy of a DESPATCH from Lieutenant-governor Sir A. Campbell, Bart. g.c. B. to Viscqunt Goderich.
My Lord,
Fredericton, N.B., 24 July;1832.
With reference to my despatch of the 20th instant, No. 41, I find it necessary to offer a brief explanation of the motivest byerhich $I$, was guided in the selection of members for the Executive Council ( $t ;$ No. I), therein transmitted for approval.

NEv:

- Butcinwlen.

1 conld not medect persons, comperent in my opinion to become couneillors, rorifing at or in the immediate vicinity of the sent of government who are not alrember nembers of the Legislative Couneil : nad I also feel desirous to have at ${ }^{\prime}$ lest the exprience of one session to comble me to judge how that bosly will work on the remowal of the petisne juiges (should that measure be at ginee determined on) : if satisfietorily and well, then a more complete separation of C'ouncils can safoly take place.

I have, \&e,
(signed)
Arch. Camplell:
 *o Viscount Goderich.
Myatord,
Frederieton, N. B. ${ }^{2} 20$ August 1832.
Witis referemee to my despateh of the 20thi July 1832 (No. 41), 1 beg now to state that I have had, $n$ communication from Mr. Crane, of Westmorland, respeetfully derlining a seat in the Legislative Counch, for which I recommended him, preferring to remain in his present situntion as Speaker of the House of Assembly,

Shomld the arrmgements already proposed be confirined, I shall take an early opportunity of submitting the nume of some other respectable person for thes, Council in roum of $\mathbf{M r}$. Ctane. Here I eannot help again expressing my hope that a small Exceative Council, as proposed by your Lordship, will supersede the prosent system of referring eontidentinl matters to so large abody as compose the Council as now eonstituted.
(signed) have, Sce. Arch. Ctmpibell,
Lieut.-governor.

No. 13.
(No. $\boldsymbol{n}^{i .}$ )
-No. 13.-
Copy of a DESPATCH from Viscount Cioderich to Lieutenant-governor Sir A. Campbell, Bart. o.c. в.

## Sir <br> Downing-street, 25 September 18:32.

1 nave, the honour to acknowledge the receipt of your despatch of the 20th July last, No. 41 , in which you state your nuinion that the cliange contemplated by me in the constitution of the Pronmerof New Brunswick, by the separation of the Executive from the Legislative Councils, will be received as a satisfactory improvement, and that the anomalf of the same members forming the Privy and Legislative Councils ns a body ought no longer to be continued.
You also inform me that you conceive that the julges may now retire from the Council without inconvenience to the public servife; and although no complaint has hitherto been made on the subject of the judges having seats in Council, you conceive that this may probably be attributed more to the high feeling of respret which is entertained thronghout the Provinge for the distinguished individuals at present holling those appointments, than from approbation of the system itself. !

I contur entirely in the sentiments which yoin have expressed with regard to the able and impartial manner in whieli the judges hare uniformly executed the important duties which hare been required of then as executive and legislative councillors; but, at the same time, I canuot hesitate in advising His Majesty to necept their resignations after the decided opinion which has been expressed by Parliament on the subject in the case of the Canadian Provinces, and in the propriety of which I entirely concur. The chief justice will, therefore, in future be the only júdge retaining a seat in the Executive and Lzgislative Councils. You will, however, communiente to the judges, that it is His Mijesty's pleasure that they retain the rank and pririleges of members of Council; and in opening the next Session of the Provincial Legislature, you
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will nvail yourself of the opportunity of publicly expressing to them His Majesty is thumks and approbation of their past services.
The eustom you state to have hitherte prevailed of the proceedings of the Lexislative Council being carried on with closed doors, is lisble, 1 think, to consideralile objection andunisconstruction, and it serems to me hightly trexirable. that in future the ordinary drliberations of this branch of the legisinture should be opun to ther puiblic. I wish yon, thorefore, privately to suggest to the members the propricty of nakking stieh a change, which, of course, can only be effeeted by the anthority of the Couneil itself. Under what regulations this privilege-ts to be grantid, ahd on what oceasions it may be proper to suspent tis exercise, will alsor he questions for their consideration.
His Majesty has' been pleased to approve of the. gentlemen recommended by you ns members of the Executive and Legislative Councils, with the exception of Mr. Street, whose nppoigitment to the Legislative Couneil I sliould rather, wish to be deferred for the present, as, Mr. Odell would otherwise be the only executive councillor not in, the Legislative Council. I think this would hardly be sufficient to wark the distinction of the two bolies, nad would make the one appear tou much like a conmittere of the other.

The separation of the two Comucilk, and the retirement of the judges, is perhaps a sufficleut immovation at ouke, and I thercfore acquiesce in fixe propriety of not attempting at present to establish a eloser connexion between the Exccutive Government apl the Assembly, as originally proposed; $I$, however, still entertnin op opinion that this is an object which should not be lost sight of, and whith it will be very desimable herenfter to accomplish. In orrler to effect this, it is desirable that the public should be led to regaril (as in England) the obtaining a seat in the Privy Council as an honour not incompatible with any othicesistuation, or as disqualifing the holder from sitting likewise in the Assembly. The best mode, probably, of trying the experiment of uniting in one person the two characters, would be to endeavour to procure the clection of an • exeeutive councillor as a member of the Assembily, instead of naming a person already in the Assembly to the Council. With this riew, Ithink it would be ndvisalbe to take ai carly opportunity of dintroducing into the Executive Council some gentlemañ possessing such an interest in sume part'of the Province ns is likely to lead to his bring chosen one of the representatives. I trust that I shall be enabled to transmit to you by the next packet the necessary authority, under His Majesty"s sign manual, for clartying the proposed arraingeupent into effect.

I have, \&c.
(signed) Goderich.

## (Na. 5 S.)

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- \text { No. 14. }-
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Copy of à DESPATCH fron Lieutenant-governor Sir A. Camptell, Bart. a. с. в. to Viscount Goderich.
My Lord,
'Fredericton, N. B., 18 November 1832. I uave the honour to acknowledge the receipt of your Lordship's despatch of the-25th Septembers (No. 56 ), by which I find that in the contemplated changes in the formotion of the Council of New Brunwick, the puikne jadges are no longer to hold their seats in the Legislat ${ }^{\circ}$ Council.
In my despatch of the 29 th August i. (No. 51 ), I had the hoondor of communicnting to your Lordshij that Mr Crane, the Speaker of the House of Assembly, had respectfully declined aceepting of $n$ seat in the Legislative Counct!. I now beg to recommend for that vacancy A. G. Botsford; esq.; the eldest son of Julge Botsford; he is a country gentleman, and one of the most zealous officers in the militia of New Brunswick,' in which hie holds the rank of Lieutenant-colonel, and he is reported to me in every respect thell qualified to fill the situation for which he is now recommended; it would -nto prove rery gratifying and complinientary to the feelings of the worthy judge to be succeeded by one of his family, nud I have every reason to beliove that such, a measure would be no less acceptable to the whole county of Westmortand.

NIW hrt＇NAWICK．

No． 1 i．

## Coty of a DISAPST

Sir，
 Great Soal，extablishine two distlinet＇Gomeds＇for the Provine of New Brums－
No． B ．
 wiek．I uhas condose git militional instrontion，under the Roygil Nign Dumal，

 of thense Irovimes，in deferenee to the opinion which had been expressed by the Honese of（＇minoms an to the impropriety of the chief justiene holding
 tion of the C＇madn（hmmitter on this subjeet，you will at onece preverive that
 tive councillor for Nor thunsivick；I luwe，therefore，subimitted the name of Mr．John Simeor Smpulers to IIs－Majesty to fill the vacancy occasioned by the omission of the bhirf justier in the list of Ela Exequtive Comeil．

I have，\＆e．
（signed）－Giodrrirh．

Rect． 1 ，ia No． 15.
Euclosure 1，in No． 15.

## COMMISSION


Our Will mut Pleusnire is，that you prepure u Bill for Our Royal Signature，to pass Oar （irent senl ol Onr I＇aited K＇ingdem ol Great Britain mul Ireland，in the Words，or to the eflect followine：
Whatian the Fourth，by the Grave of God of the Gnited Kingilom of Great Britain and treland King，Defendipr of the Vaith，to Gur right trusty aud well－helived Mathew Lord Aylaer，K．C．of the most honomrabion militury Order of the Bath．Lieutenant－general of Oų Forces，grecting．Whereas，by letters patent，bearing dute at Westminster，on the bth day of Joly inst；un the second year of Onr reign，We did constitate und appoint yon to be Our Cuptan－gemerid mul Governor－in－Chief in and over Our province ol New Brans－ wick，und did by Our aitl rommising give，grant，and eommit to yoh certuin powers and authorities，t＂be ly y ex exreised in mumer therein mentioned，with the ulvice and con－ sent of ${ }^{\prime}$ Our Council of 1 Our mild province，as by reference to the suid letters patent will more fully and at largenppear：Ahdiw＇reras wi：havedeemed it expedient that there should hate－ fonward be two distmet councils in（bur saicl province，for the purposes hereinafter mentioned： Now，therefure，know yr，liat W＇e of Our especial grace，ecrtain knowledige，nul＇mere motion， have thought proper to grunt provide，and deelar＇s，und do hereby grant，provide，absh declare， that there shall hencelorward be within our said pravince of New Brimswiek，two distinet and
 Our sitid prowince；and we dolpreby timether dirent aide dechare Our pleasure to be，that all and every the powns athe nuthorities in the letters patent aforesaid contamed，aind thereby cons ferred on und vestakl in Our Conncil itherein mentioned，wo fur ans respectathe enaetment of any laws to bediagle within Our sinid province，shall benceforth be mid the same are herely vested in the said＇Lequshative Comucil，and that all other jowers anil authorities whatsoever in the letters patent atoresaid contanued，and thereby conferreil on and vested in Our Council therein mentioned，shall henecforth be aud the same ure hereby vested in the said Execos－ tive Council．Aid We do fịther direct and clechare Our pleasure to be，that all und every the provisions，chuses，matters，und things in the said letters patent contained，or which aro or \＄hall be contanul in the irenerill or ofler instructions，therein referred to，withreference to the constitution alo the Compeil therein mentionen，and to the nomber of the members theroof，und to the nomination？appointugent，suspeasion or removal of such members， shall le and the same are hereby madeapplicable to the said Legislative Comeit，as fully us it the sane and every of then were liere repeatell．＂And We do futher declare that the said Executive Comeil shall consist of five members and no more，mad that three of such nem－ bers shall constitute and be a quorum of（Yor said Executive Council，and that such pensons shall be the Members of the sind Lixgcutive Council us are for that purpose nominated und appointed by the telditionil instructions under＇our signet and sign manual accompanying these prepents，and beurime cuen date herewith，or shall be so nominuted and appointed by any further instructions to be by Us for that purpose addressed to you under Our agnet and sign manual，or in Our Privy Counçil，or throngla one of Our principal Secretaries of State． And we do further zlirect und require（hat every menbex of Our suld Executive Council of Our said Province shall tuke．und nubscribe such and the sume outha，and make ull such ＊and the same declarations（to le by you for that purpose administered），us by the said recited letters patent ure required to be taken or made by the members of Our Council


 knorn; und Wie da hereby dechare thit the reapretive Mombers of the lixecative Council mhall rempertively hold their placen therein during ( Oir planaures, w

Given ut Our_ Court at St. Jmuen's, thim woth day of November 1142, in the third year of Our reign.
II. 历Iк Majenty's command,

1 ("igned) Gioderich."
Enwlosure 2, in No. 16. .

## INSTIUITTIONS.

*Encl. 2, in No. 15.
Whathuvil.



 the time benge Cixn at Oar Court at St. James's lhise al day of. December, 18as, in, the Thived yeur of Oar Iteign.
Wurarian by Our Commisnion bider the Great Sun of Odr United Kimgolom of Great Britain mod Irelancl, bearing evers date herewith, Wie did grint, pravile, mid declare that Chere should henceforwarible within Our misd province of New lifunwwieh two distinet and sepurnte councily, to be mevpetixely called the lag gimlative Comeil and the Execntive Council of Our nuid provinee: and We did furtier dechre that the naid Exscontive Council should consist of five members ant no mone, nod that sufh persons shombid be the members of Our sair Eserutive Council on alould be for that purpowe nominatel rint uppointed by the rddi-
 Now haow ye, that We, reposing especial trust and conifilence in the loyulty, thegrity, and ability of Our trusty und well-heloved Thomas Maillie, Frederic P. Itobinnon, Willian Frank inn Oddell, Giorge 1.S Street, und Joha Simeoe Sannders, esquind, do hereby constitute and "rpoint them the aaid Thomas Baillie, Fredyric P.. Robinson, William Franklin Odell, George 1. Street, and Johns Simece sianders td be the members of Our said Executive Comeil, and do hereby mupuwer you to Anmmon then to Our said Council accordingly. And We do liurther declare Our will and pleasure that in your nbisence, or in the absence of Our Lacaccuant-governor of Our auid province, or the ollicer uthministering the government for the linfe being, the nember of Our suill Conacil whose name shall be first placed on the list shall freside in Our snid Comeil.
(No. 8.)

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-\mathrm{No}^{\prime} .16 .{ }^{1}
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Cory of n DESPATCH from Lientenant-goveruor Sir A. Camplell, Búrt. a.c. b. to Viseount Goderich.

## My Lord,

Fredericton, N. B., 12 February 1833.
By the December mail, which arrived only a fom days ago, I had the honour to receive your Lordshipis despateh of the 7 th -vecember last, transmitting His Mujesty's Commission under the Great Sual establishing two distinet Councils for the Province of New Brunswick; and Lhave now to inform your Lordship that I hnve this day carried His Majesty's commands into effect, in every respect as therein directed. It is a mususure that I feel confident will work well.for the benefit of the Povince, although in the establishment of this, as indeed any new regulation, many inelivilumls (in their oyn estimation of their clams and merits) may feel themselves hurt at their geclusion from one or other of the Councils.

I have, sc.
(signed) Arch. Campeell.
(No. 14:)
$-\mathrm{No} .17 .-$
No. 16.

No. 17 .
Copy of a DESPATCH from Lieutenant-governor Sir A. Campbell; Bart. a.c. B. to Viscount Uotersit.
My Lord,
Fredericton, N. B., 4 March 1833.
In the concluding part of my despatch of the 12 th ultimo, I observed to your Lordship that in the establishment of any new regulation, sueh as that of the Councils therein adverted to, many individuals, in their own estimation of their claims ahd services, would, no doubt feel themselves hurt at their exclusion 579.

NIII




The C'mminaton mider the (irvint Sial for the formation of the two Connetls,


 the combill mblecssed me for a copy of the lisetruethon thit come with the

 mumbers of the ind (comaril whin to make It appear that it was their moloubtegt right to be "pmintiol to the Exocutive: and I am told, that notwithstandiug my asourimer to thom that I whald trmsmit their adilress by the first mail, they intudid to, forward to his. Wujerty ayejarite appliention to the wame purport.

I hope, liowerer, to be moon put in posserslon of your Lardshigix dection on the puinta in refiremes.

Fucl. 1 , No . $1 \%$

- ments, yri they deem it intispensably necessary, in order to prevent the possibility of collision int "manher of no great' importunce, that lini question should be settled so as to . preclude all dqubs or difterence of opinion, wilh as litte delay as possible.

1 have, \&e.
 governor, pray my that he would be phenseil to inform thin House, whether,any, and if moy, what instructonshave lecen recrival, relaive to he rank respectively to ho held by members wh the Legiblatise und Esecunte Countils of thin Province, and especially as, relatem to the -uccersion to the adminimbion of the government, on the event of the death or alsence of the Liedenant-governor for the time being ;'tor although this house entertain no doube thit the admitristration of the govemment wouth in such cane devolve njon the senior memher of either of the nid Councils, agreenbly to the dates of their respective nppint-

Grilered, 'That Mr. Peteis and Mr. Simonds be a committee fo present the sume:
(signed) Willian Tyng Peters, Clerk.

## 1 Legi lative Couneil Chamber, Monday, 18 February $1 \times 33$.

(nйmud) Areh. Camplell. Enclusure 1, in No. 17.


## Enclosure ! : in No: 17.

Message to the Legislative Council;-20 Felruary 1833.
TuF, lientenamb-governor informs we Council, in answer to their atdress of the 181 h insmat, that he lins not recuived from his Mnjesty's Government any intructions relnive wo lic rank to be respectuvely held by Members of "he Legishative and Executive Councils, nur as relites to the suecession to the adminisuration of the governament, in the event of the dumior absence of the Lientenant-governor. He vifl, however, transunit a eopy of the address of the Comeit, by the tirst mail, to England, mond will in the meantine take meannere for asertaining, for the intomanion and guilance of his Majesty's Execuivo Council, in the ewent of such a comingeney arising as stated in the aldress, what ordera have becio received, or what eustoms have obtinned in olher colonies similarly situated.
'(signéd)
$A, C$.

No. 18.

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\text { - No. } 18 .-
$$

Col'y of a DESPITCH from Licutenant-goverior Sir A. Camphll, Bart. o.c. b: to Viscount Goderich.

Eredericton, New Brunswick, 11 March 1833.
By the detention of the mail for some days beyond the usual time of departure, in conseruencr of a severe snow storin, 1 am enabled to transmit to your Lordship some extructs from the proceedings of the House of Assembly, by whivitrit will thenthat they have:pussed eight reselutions, in furtherapee of thirir opposition to the Commissioner of Crown Lands, his department, the collection of the quit-rents, and the newly-constituted Executive Council, which, / with the annexed remarks, I lose no time in forwarding for your Lordship's information.

Sotes loubitest ling my til, thry wirt. injom on

EXTHACTS from the Journal of the House of Ansembly of Nide Brunswich, dated 8th March 1833 .

Lieutenant-Governor's Hemarks.

No. S.- Renolveis, \&e., That the majority of the prement Executive Council of this Province cannot have the confidence of the country, inaspuuch ns the first named on the hist holdx the office of Commiasioner of Crown Lands and Foreste in this Province ; an oflice of such great power nad auliority as rendere it incompatible with the adminiutration of the governmeint of the Province to which such councillor worthl hamediately nuccees, in the evem of the death or ab sence of the Lieutenant-governor ; and that the persona second and third named on the said lint, hold public situations in this Pror vince, aloo incunsistent wilh the administration of the goverament, to which they might hierestier succeed. And it is the further opinion of this committee, that the comprisition of the said Executive Council is highly unjust and unantisfactory by the exclunion therefrom of old and faithiful councillora, whe were entitled, by the former conatitution, to succeed to the governmient of the Provimee, prine to any of those placed on the lisit ox the Executive Council.
To which remolution aul amenderent was moved, for striking out the Tword" "unjust and * * * * * * and it was carried in the offirnative.

No. a. - The evelusion from the Eixecutive and Legislative Councils of certails pernons, who entimate their own pratansions and merits at a light rate, in, no doubt, the cause of this resolution. :

I shall pass by the objection made to the first-named person, his Mujesty's (ioveriment having been fully aware of the public situation he holls, when he was pliteel firat on the list of the Executive Council.
The aecond person on the liat is J. 10. Robinson, est., a genteman of the country, holding the uppointuent of nutitor of this casual revenue necounts, on a salary of 3 ool. per namum.
The thisel named person in IV. F. Odell: esty almo a native of the Province, holding the hituation of provincial secretury, ons a malary of $2 j 0 l$. per annum, the amount of commutation fees on the sale of lami ond timber hot being yet fixed by the Lords of his Majenty's Treasury:

On the highly diarenpectliul and periagus unprecedented langunge of the concluding part of thia kesolution it would he presumptuous in mpe to offer any remark ; but I will here talfe ilve liberty of giving a proof of the incoursiatency of the franers of these - renolutions.

They object to Messrs. Robinas, and Odell having seats in the Executiye Council. from their holdiug public situations in the Province which renders such theit appointunents incousistent with the udministration of the goversment; and that the composition of the said Executive Council is bighly unjuat and unantiefactory, by the exclunion therefrom of the old and faithful conncillors.
Of the old council, four meabers are not in the newly-conatitated Executive ; viz. lat. Mr. Black, mayor of the city of St. Jobn ( 90 miler diatant from the seat of government), which appointment yields enoluments, I believe, to the amoant of from 500 l . to 6001 . per atnum.
The secoud is Mr. Shore, holding the nituation of clerk of the Supreme Court, gying him from gool. to 1,0001 . per annuim, besides being adjutuntgeneral of militin, on an annuat'salary of 751 :
The third is Mr. Henry Petiers, cointry gentleman residing at Gage Town, 36 miles from the seat of governineat, and holding no appoiptment
of pay or emolument.

The fourth is Mr. Richard Simonda, provincial treasurer, on n salaty of 6oo l. per annum, living acte-John.
So that by their way of viewing the nubject, Mr. Peters, from holding no official situation, is the only perion eligible for the Executive Council, or the administration of the government.
Not only in the majority, but in the composition of the whole of the Eixecutive Council, I have every contideace, and I ann sure that they will - prove themselves worthy of that of the country.

SIIU
BRUNSWICK.
Encl. ir, No. is.

## 38 CORULSPONDENCE MESPETTNG THE GOVERNMENT OF

No. ${ }^{111}$.
(Nin. 28. )
 a.c.s. to Vheount Gnilerifh.

Predericton, N. 13, , April in33.
Siy the laxt mail I huil the honour to transmit to your Londmhip mome remo-
 upmo whish I made a frw marghal remarks. Since then, they have prewentex mer with a coply of flhir addrems to Hin Majenty on the same aubject, herewith ephlosed.

## Enclosury in No. ${ }^{-10}$.

Extract from the Abonean of the lloume of Amembly of New Brinearich th lin Majenty.
 of the conatitution of the Exechive Comacil latily formed in the Provinee, by which three of the firm-uamed permons on the hise hoold situations incompatible with a jum eseculion of the duty of ndminmering the government of the Provinee, in the event of the death of glasence of the Lieuteman-governor, and at the pane time old and faitiful conncillora, in whom the country have long hal full contidence, liave ilpus been deprived of nucceeding to the high and honomable situation, to which, by the former Itoyal Conmission and inseructiunn, they were enetted. And Your Majeaty may be well ansured that your faillsful Commom, of New Brunswick would never have uttered the exprewion of their feelinga tin thin subject, did they not brileve that Your Majgesty cauld not have bec" well Informed of the trwe state of thingn in chin l'rovince, und of the general dissatisfaction which this meensure would oreasian.

No. 20.

- No. 20). -
(No. $3^{3 N}$ )
Cury of a DESPATCH from Liput.-governor Sir A. Campell, Bart. g.c.b. (1) the Right Honourable F. (i, Stomley.

Sir,
Fredericton, N. B., 26 May 1833.
I luave now much antivfaction in reporting that experience contirns tho advantages I anticipnted from the measure adopted some montlis ago of dividing the Council into purely legislative and executive ones, instrad of, ass heretofore, the same individuals composing and performing the duties of both situations. This mensure cannot fail in its operation in being apprecinted as a boon to the Province, from the facllity it affords to the dispatch of all public husiness, and to me as Lieutenant-governor it is most particularly gratifying.
On the first promulgatiom of the measure alluded to, disappointed individuals endeavoured to render it unpopular, not in a public polnt of view, but in consequence of ticir own exclusion; all the members of the old Council considering themselyes entitied, as a matter of course, to become members of the new Exrcutive ; and, again, by others who deemed themselves overlooked in not being appointed to the Legisilative Council in room of the puisne judges.
By Lord Goderich's despateh of the Ist May 1832 (No. 36), I found myself authorized to increase the number of the members of the Legislative Council, then consisting of 12 . I did not at that time avail myself of his Lordship's permission, as I was desirous of trying how-matters would proceed with the old number; hut the experience of the last session of the General Assembly lenves me now fully impressed with the necessity of the increase then contemplated in the Upper House, and particularly of introducing into that body some legal talent to regulate not only that body itself, but also to counteract the many improper and ill-digested measures emanating from the Lower House, which duties have been hitherto ably performed by the three puisur judges.

I now, therefore, beg entienty to recounamed the adidition of four memiben to the laykislatife Council, and to propkese as nuch the IIom. G. F. Street. (Whos) wan formerly revommended, but it wan deveract iulvinable hy Lard Goulerich thén to) pumpoue him appointment, for rewons atated in the devpatch referred to : this gentieman in in member of the Executive or Privy Council), Charles Jeffrey Peterv, emple, the attonney-general, Rolert Parker, ench, the molieftor-general, and Thomas H. Petern, esy., derk of the peace for the county of Northum-berlund-ail gentemen of the lighest rewpectability, nativen of the Provines, and having a greut atake in it. I am awase 'Un Council formerly atood, having the legiulative and executive dutien to perform, that the Crown lawyern being pembere of M , would in esery renpect be objectionabler but now that the Iriry Comeci dities are entrustel to a separite boxly, 1 truat there may be no objection to thirir being, brought into the Legislative Council, where their rexpectability aud leval acquiremente cannot but prove mowt werviceable to the public Interexte of the Prop wedecivion of a lecal uature can emanate from that honly that can ig woy degrec interfere with the dutien of their official appointunents.

Should you desire any 4 Cis, ination on the subject if thic dexpatch,

 with the milject under diseuth.

I have, de.
(signed) Arch. Cumpbetl.
(No. 1!.)
-No. 21. -
4.

Copy of a DESPATCH from the Might Hon. E. G. Stunley to Lifutenantgovernor Sir A. Campbell, Bart. ©.c. n.

## Sir,

Downing-street, 8 August 18:33.
I mave received your deypatch, No. 38, of the 26 th May last, reporting your satisfaction with the result of the measure for separating the Councils $\ln$ New Brunswick, and proposing that an addition should be made to the number of the members composing the Legislative Council.
In answer to this communieation, I have the honour to inform you that I have had such pleasure in submitting the name of Mr. Charles Peters to his Majesty for a seat in the Legislntive Councll, nik toregl forward, by an carly opportunity the instrument containing his appoferen. With respect to the other gentlemen named in your deepatch, 1 must decline subnitting their names to his Majesty, not because I have any reason to doubt their qualificntions, but Hecause the very object of the separation of the: Fxecutive and Legislative Councils was to confer upon the latter of them a greater character of independence, by making it consist of a lagger proportion of members not holding office under the Government, I shall herefore he glad to receive from you a report of spec resident colonists, unconnected with office, as you feel able to zeconnmend as qualified for a place in the Legistative Council of New Brunswick.

I have, ke.

(No. 11.)

## Cory of a DESPATCH from the hight Hepourable E. G. Stanley to Lieutenant-governor Sir A. Campbel/; Bart. a.c. b.

 an address from that body to His Majesty on the subject of the relative rank to be/held by members of the Executive and Legislative Councils, and on the right of auccession to the administration of the government of the Province in the grent of the death or absence of the Iieutenanti-gorernor.(i) CORRESPONDFNCE RESPECTING THE GOVERNMENT OF


Extract of a DESPATCH from the Right Honourable E. Fív. Stanley to Sir .1. Camphrll; Bart. G.c. b. dated Downing-street, 7 Adfust 1833 (No.18.)
On the division and composition of the Councils, I shall merely state, that I entirely approve the general principle on which the measure of separating. the Councils was founded, und without further proof of practical inconvenience resulting in the particular instance than has yet been brought forward, that I think it far from expedient to disturb arrangements so recently adopted by His Majesty Government.


Copy of a DESPATCH fronr Lieut.-governor Sir A.'Campbell, Bart. G.c. B. towhe Right Hon. E. G. Stanley.

Frederiction, N.B., 15 October 1833.
the receipt of your despatches of the
Sir,
1 nave the honour to arknowledge the receipt of your despatches of the sth and 26 th August last, nequainting me, with the reasons that prevented
from subnitting to His Majesty the names of the gentlemen respectively holding the appointments of attorney-general, solicitor-general, and advocategeneral, for scats in the Legislative Council, but, as I understand, appoping of my recommendation of Mr. Thomas H. Peters for that hour.

I am also therein desired " to submit for your consideration the names of such'resident colonists, unconnected with office, as 1 might feel' able to recommend as qualified " to become menbers of that body.
I hare now, after much consideration of that subject, the honour to lay before you the names of three gentlemen, all natives of the Proxince, in my opinion qualified in every respect to fultil the important duties of legislative councillors; viz. George Henry Hazen, Esq., formerly an offiger in the army; now residing upon his own property; 2dly, Thomas Cariton Lee, esq., a pri.rate gentleman, residing on his own property ; and, 3dly; John Thomas Murray? eśs., a very talented barrister-at-law. nience 1, that ted by
(No. 20.)
Copy of a DESPATCH from Lieut.-governor Sir A. Campbell, Bart. g.c.b. to the Right Hon. E. G. Stamley.

Sir,
, Fredericton, N: B., 26 March 1834. I have the honour to transmit to you an address from the Legislative Council of this Province to the King, respecting the relative rank and privileges of the members of the two Councils, and praying his Majesty to appoint the legislative councillors for life.

Until this address was handed to me for transmission, I certainly entertained a very confident hope that the clear and unanswerable decision given in your despatch of thie 27 th July 1833, No. 11 rwould hare put all further discussion of the point of precedence at rest : ': whether the reasons assigned for thus again agitating the question are of sufficienf weight and importance to disturb existing arrangements, or to alter that decision, it belohigs not to me to determine; but I cannot avoid remarking that some of these reasons go a length, and are delivered in a tone, which, without pronouncing any opinion on their' character and tendency, may justly excite my surprise and disappointment; and I will add, that it must ever be deplored that such untenable doctrine as is put forth in the third paragraph of the address, should have emanated from a body so Chighly honoured by their Sovereign; and whose first ematy it shouta be to inculcate reverence to the King, and wwilling obedience to the laws; viz. "That the Council then established (the qriginal joint Council) constituted an efficient, independent, and permanent branch or part of the constitution of the colony; and which could not be changed or altered but by an Act of this Legislature, by

## (i) CORLESDONDENC RESPEATIN( TIIE: GONERNMLENY OF

NEW BHUNSWICK. the Privy Couneil."
By these instrections a Conncil was appointed to hold their seat: during pledeure, having both legislative and executive powers rested in it: this the King thought proper to alter, and by commission under the Great Seal, an instrument of equal power with the commision to the Gowernor, divided this Council, and estriblished a weparate Executive Connegil, ©ontinitug the former council to their legissative functions.
This constitution, often heretofore referred to by the Coiunill, seems to be most strangelyetenicd and set aside bif this extraordinary address, whieh asserts, that it could nigt be changed or altered, but by an Act of the Legislatury of this Province!! It also deelares, that the members of the Executive Council cannot be entithed to a relative corresponding rank with those of the Legislative Council, qoitwithstanding the aeknowledged maxim, that the King is the fountain of honour and of office, and can bestow rank as lie thinks fit; aur adso notwithstanding bour answer to their former address upon the sulject.
The address then most inconsistently proceeds to pray his Majesty to do what it before denied him the power of duing.-to appoint the legislative couincillors for life, and to allow the members of the ExecutivetGuncil to rank with them, and to succeed to the administration of the goverife according to the seniority of their appointments.

It is needless to remark upon this- incomsistency, or uipon the obsersation, " made in all humility," that the separation of the Councils was mealled for by representation or complaint from this country.

The bbject of the address is aridently to secure, if posible, to one or two members of the jogesent Levislative Council the chance of sueceeding to the administration of the government upon any temporary, raemey; and to accomplish this end, the Comeit has not hesitated to impugu his Majesty's royd prerogative as exercised in the division of the Councils, while they at the same time put forward the expressive prayer that their appointurent should be for life, with the riew, as it would seem, to secure thempelves 'from dismissal, in the event of their adopting measures in their legislative capacity which might draw down upon them the disapprobation or displeasure of his Majesty; a concession which would take from the King a power, in this young community, essential to the preservation of the dignity, respectability, and usefulness of that body, namely, of removing from it any member whose conduct may have proved him to be unfit for or unworthy of so high an lwnour.
There are other parts of the address that may appear to call for notice ; but I shall content myself with merely repeating, in conclusion, that the division of the Councils is in my opinion working well, and, as far as the Executive Council is concerned, to my entire satisfaction; nor need I scruple to add, to the advantage of the country, from the greitly inereased facility, regularity, and expedition, with which all matters coming under its jurisdiction are now investigated and decided on.

I have, \&e.
(signed) Arch. Camppbell.
tioms erecting this Provinec into a separate government, mad upm which the nbove theory is grounded, in thus boldy duestioning the power and authority exereised by his Majesty in the tate separation of the Councils.
The constitution of this Province is forrued by the sommiowion the the Governor, and the acempanying instructions, whide direct the manner in which the powers given in the comurission are to be exemtif, namely, necording to those instructions, and "to suelh further powers and instructions as shall be herrinfter given umber thie King's Signet and Sign Manual, or bỵ order in

Enclosure in No. 26.

- To 'fhe biveix Motit Excellent Majenty.

NEW
BRUNSWICK.
Encti'in No. 26.
*The humble and dutful Address of his Majesty's Legishative Council of the Provinee of New Brunswiek, in (ientrid Assembly convened.
May itpleave Your Majesty,
$W_{E}$ have thad the hooour to ruceive, by message from his Exdylency the Lientenantgovernor, the despatch of Your Majesty's Scerctary for the Colonies, in unswer to our Aldireas to Your Majesty, rifpecting the retative rank of the President and Mlenbers of the Legislative Council and the of the Exrentive Comeil. At the time when we had the honour of adilressing Your Majesty upen that subject, it. was a system perfectly new to us, mand hat heen eutirely minnowe to the constitution of this colony, ass well as to that of the ancirnt colonimb system, and which has, been but very reeently introduced by Act of Parliamont into any of the colonies.

Wc, therefore, most humbly erave leave aggizm to approach Your Majesty, and to offer for your roynl and benevolent considerntion some additipyal reasons and obserfations in elucidution and support of our elaim, that the nembers on the twa councils should respeetively ramk und sueceed to the administration of the govermment, aeeording to the seniority of , 解ir appointuents, as has heretofore, from the time of the first establishment of colonial governnents in North America, been accustomed.

That the Councils appointed by your late Royal Father of glorious and revered memory, " upon the erection of thas country into a separate and distinct Government, have invariably from that time performed, and do still continue to perform, all aets of legislation in as full and umple a manner here of the House of Lords have done in England, condueting ult our procedings and keepigs ont journals strietly conformable to those of their Lordphips; and have always leen conmeeted in the colony, as weti by the people at large 98 by the House of Assembly, to stand in arict unalogy in those respects with their Lordships; nor do we think that Your Majesty's Letters Patent of the 3d of December, for dividing the Council, did in any manner inspugn, alter, or diminish the powers or duties of the Members of the Legislative Council, conferred upon them by your ןate Royal Father, butt that the Council then established constitutulfin efficient, independênt, and pgenanent branch or . purt of the constitution of the colony, and which could not be echanged or altered but by an Act ofthic Legislature, by and with the rohsent of Your Majesty, although its Members have been, and till continue to be appointed during pleasure ; and we take leave humbly to subuit for Your Mujesty's favourable consideration, whether their:being appointed for life. would not be mere conlucive to. Your Majesty's interest, and that of the country, by raising them in the estimation of the publle, and thereby promoting their usefulness and efficiency?

- Wé abstain from nuaking any additional observations respecting the Executive Council, aml confine ourselves briefly to recapitulate, that awe have not been able to find, that the Members of such a Council are recognized in t. Table of Prečedence in England, or in that which has beeu adopted for the colonies; and, as it appears to bear so slight a resemblance to Your Majesty : Cubbinet, either in the extensiveness or importance of its daties, we therefore hombly conceive that it caunot be entitled to a relative corresponding rank in a this colony.
We in all humility beg leave respeetfully to represent; that the forming this Council, hy breaking up by letters patent the old Council, whieh was constituted in the same manner, and with the same powers, conformable to all colonial councils which had been instituted from the first establishment of colonial governmente in North Ameriea, was altogetber uncalled for by any representation or complaint from this country ugaigst it; and it could not fail to excite feelings of great concern in the members of the old Council to observe, on the establisliment of this new one, that a jonior cepuncillor was selecteil and placed at its. head, with the intention of giving him not only rank above his seniors, but also of investing * him with the power of adninistering this governmentim case of a vacamey, thus depriving them of the honourable distinction and reward which, from their zealous gnd faithful serviees to Your Majesty, they had conceived themselves entitled to expect.
We therefore humbly beg leave to lay the above brief statement before Your Majesty, and to pray that you will be graciously pleased to take the same into your paternal and favourable consideration, and to altow the members of the two Councils respectivèly to rank and succeed to the administration of government according to the seniority of their appointments, as has been accustomed from the time of the estab) ishment of colonial governments. in North America, and also to pray that Your Majesty foold be graciously pleased to appoint the members of the Legislative Council for life.

And, as in duty bound, will ever pray.
Leyislative Coóncil Chambers,
(signed)
Johy Saunders, Preşident Leg. Council.
. 64 CORRESPONDENCF RESPECTING THE GOVERNMENT OF
NEW
MUNSWICK.
No. 27.
(No. 20.)
Copr'of a DESPATCH from the Right Hon. T. Syring Rice to Lieutenantgovernor Sir A. Campbell, Bart. G.c. B. closing an nddress from the Legislative Coutcll of New Branswiek to the King, respecting the relntive rank and privileges of the members of the two Councils, and praying his Majesty to appoint the legislative councillors for life.
I have laid this address before his Majesty;" and have received his Majesty's communds to return the following answer to it.
The mumbers of Ahe Legislatị̧e Council claim to be entitled to take rank, and to speceed in the administration of the government, áccoeding to the sexiority of thcir appointments, The claim to precedence, and to succession to the govermment, rest upon very different grounds, and involve considerations entirely separate from each other. It is not easy to suppose any part of his Majesty's prerogative more entirely' heyond the reaeh of dispute, or one which it is inore important to maintain nnimpaired, than that by which he determines jnto what havids shall be delegatef the administration of every other brauch of his /Royal authority in the dependencies of this kingdom. Auy claim which/lerogates from the unfetterel right of the King to decide upon whom the goterniient of New Brunswick shall devolve, is the assertion of a right incompatible with the just rights of the Sovereign, and inconsistent also with the pullic intcrests. It is impossible, therefore, for his Majesty to relinquish a branch of his Rdyal authority with which he is invested for the common benefit of his peopla at large, and the renunciation of which would effeet a most dangerous change if the practice and principles of the British Government. Whatever rules therefore may; he establishel, respecting the precedency of the members of the Council of New Brunswick, it may be assumed as a fundamental * prisciple that his Majesty's right of selecting the temporary administrator of the government, in the event of your own absence, will not be dependent upon any such regulations. That trust will nlways be conmitted into the hands of the person, whosoever he may be, whom his Majesty may consider as best qualified to discharge it with benefit to the public at large
It is not neecssary for the present purpose that $d$ should examine very closely' into the accuracy of the general maxims laid down by the Legislative Council, resprecting their own eonstitution and inherent rights; but the chbice of an Executive Council had no tendency to impair, it might indeed rather be said to have strengthened that resemblance to the constitution of the House of Peers on which the aldress insists. Although in their individual character their Lordships énjoy an ancient and prescriptive right to tender their alvice to the King on questions of public interest, yet, in their collective capacity, in which alone the analogy is to be found, the Peers of England have never possessed or assumed the right to act as executive councillors of the King.
The reeent change left the Legislative Council unaltered-in its constitution, and in all its appropriate functions; it hithdrew from them an employment to whieh they were not considered to be as competent as the body to which it was trafsenired. That employment was the counselling the Governor in the adnithistration of his executive duties. The right of the King to select the persoin to whom the exercise of his prerogative is to be delegated, necessanfly implies and supposes the right of selecting the persons by whose adice the Governor is To, be assisted in the discharge of that trust. In this, as in many other cases, the greater power necessarily involves the less.
To the proposal that the King should constitute the legislative councillors ' p mèmbers of that body for life, his Majesty will not be advised to accede; his Majesty will be at all times mopt ready to receive; and to weigh attentively, any arguments which the Legislative Council of New Brunswick may wish to lay before him ; but with rexpectio the dimision of the two Councils, it is advisable to state that his Majesty's decisiof was mainly influenced by the reflection that this new arrangement might enable him to - bring the Executive Gorernment of the" province into that free communication with the House of Assembly which

NOVA SCOTIA, NĔษ BRỦNSWLCK, \&e,
is, on every necount, so desirable. By malling some members of that House to the Executire Council, a chanuel for constifnt nud unrestrained intercourse was opened, from which it seemed reasonable to anticipate very considerable public benefit. Nothing has hitherto oceurred to shake the foundation on which this opinion procerded. With regard to the guestion of precedeftee between the members of thic, two Councils, it was wertainly thought that, as in the absence of a Governor or Lieutenant-givimoor, or of an administrator of the government, the succession most properly belonged to the head of the Executive Coumeil, precedence should be conceled to the menibers of that body. But Tam uf present disposed to adopt as peasonable the modification suggested in the address, that the ranks of nembers of either Council should depend upon the spuiority of their appointments; not however admitting, but rather denying the consequetuce, that thè succession to the govemment should be regulated by senibrity of rank. The persons selected to adrise the Gowrnor in the ndrimistration of his offipf are presumeably the best qualified to suceeed, in cass of piecessity, to the discharge of it.

I have, \&e.
(signed) "T.s. Rice.


Cory of a DESPATCH from Lieutenant-governor Sir A. Campbell, Bart. o.c.b. to Lord Gilenely.

Fredericton, New Brunswick, If March 1836.
Tue docunềnts herewith transmitted-may appear to your Lordship to contain some repetitions; but I brg to account for such being the case, hy my having made ther remarks on the resolutions before the copy of the nudress was sent to me yesterday from the House of $A$ ssenbly.


I have, se.
.


Extinct from the Resolutigns or the House ontassembly, passed NA 1836, with Reinnrix thercon.
Resolution 20.-Resolvel, is thie opinion of this Comnitee, that the mimbers of the Executive, Conncit should be increased to no less than mine in the whole in order that the administration of the govermment mightse cnabled ut nll tinues, and under every emergency, to derive the hest information on every subject affecting the general interest of the. Province se that may be brought under his considerat $\quad$ as

Remarks.-This ürrangement would perkaps be inobjectognable, if pesons properly qunlified sor the office were to be found at the, seat of govermm our so near to it as to, be it the immediate call of the governor whenever required.
Rexolution 21.- Whesolved, as the opinion of this Ghmittée, that by calling some members of the: House of Assembly to the Esecutive Cóuncil, which would not be considered as constituting a reáson for vacating the seat of sueh nember, a channel for constant und unlestramed interconsse would he opened, from which very considerable public benefit might "be derived; and that it appears from the despatch of Mr. Secretary T. Spring Rice, of October 1834, thth His Majesty's decision in dividing the Coumels of this Province was mainly influenced by the reflection, that -this new arrangensent might inable him to bring the Executive Government of thap Province into a free commuication with the House of Assembly.
$\boldsymbol{R}_{\psi^{*}}$ arks.-An arrangenent by which the Executive Goverñent might be brought into a free commmication with the House, has always been considered desirable, but it was yery doubtfil whether the mode proposed by the Assembly would succeed. Without adverting of that Houseron his being called to the Executive Council, such member of any thene the hazard, upon'a dissolution, of being re-elected, when his holding, a seat if the Executive gouncil would be ofjected ggainst hint, and used as a means (without a doubt successfulty), to prevent his return, and nnother member of the Assembly must then be called to the Couficil. By this mode, the number of executive councillors would soon become too large, 579.

## （ORRESPONDENCE RESPECTING THE GOVERNMENT OF


















裡解












 of whirh they oily hal nevapuper infornultion．The absurdity of thas proceeding is fally －hung＇by the diwinn or the
 int cintable to it ；the exception andieln they hase introduced＇respecting the independence



 cmperition of the lezilnter Cupcil，with a view offhaving exclufort from that hanly sueh
 Han orbuportant a hameh of the leghature appointed ly the Crovingay exereise，withont igharrasine nt，＂proper diserction ipon all nutters sulinnited to thenes
Kenurkn－This propusal，if eunplied with，would totally destruy the etheiency of the Lysifutive Comeil，ly reimovizg frour it the chef justico the atomey－general，and niny －Gher hawyer who mingt receive a salary from the Crown，hus，weakeniner that salutary heck ind control over the igrorant ind meonstitutional proceedings of the Assenibly whel has hithurto preserved the judieial lepartuents of the Province，and would conse－ puritlv prose highly ingurions．listrail of accelaly to this proposition，it would be very la sralie to have more men of legal knowledge in the Legislative Compeil；and it is of vitul mportance fier the preservation of thecomentitugion，and thee Kigy pretigative，that a．


No． 20.


1 have to acknowledge the receipt of your despatole No．19，transmitting the copy of an Adidress from tud Niw Brunswiek to his Hajesty on warious subpects a of Assembly of Lexith the admi－ nistration of public affairs in that Province．I liave since eceived from Messrs． Crine and Wilmot，the gentleinen deputed by the House of Assembly to repre－ w－int them in this country，the original Address of the Assembly；and I hare ulso been in communication with those gentlemen，as well on the matters to which the Address adverts，as on others connected with the colony．

1 have



$\square$
$\square$ Housi of Assembly, and I mm commanderd to express his Majesty's satisfaction at the spirit and temper. in which the thouse has framed this record of their scutiments ion subbjeets of great constitutional interest and importance.

The Assembly express their upprobation of the instructions issued by his Majesty's commands to Sir F. Hend and to the Camada. Commissioners, and state, that it wombl nfford them coutire satistaction if the principles which they incolve were carriel into oprration in New Brunswick.

It is with great pleasure that 1 am enabled to give the Assembly the satisfaction which thry dewire. The prinelphes involved in those instructions are not of limited application ; they form the hasis of the proliey which, In his Majesty's judgmint, it is the wisdom of this country to pursue, in reference, not only to the.Camakis, but also to ull the other states of British North America.

- The 'Asernuly nest allude to the composition of the Executive Council.
,Fhey revemumend that the members of the Comell should be materially -incrywsed, tand his Majesty will take this suggestion into consideration, p̣lthough he fix mot set prepared to declare whether it cmin be carried inte effect, still less that shouthl be the extent of the proposed inerense:
The Assienbly further express their cordial congurrence inthe vîrws of Mr. Spring Rice, rulative to the summoning to that Board of some members of the -popular branch of the Legislature.
On this, topic the Assembly have expressed themselves with a just delieary: deedaring thieir approbation of Mr. Spring Riee's despatelh, they yet diselaim nay wish to offer an opinion to the King as to the prrions whom his Majesty may be pleased to call to fill sents in the Expeutive Council. It is ohvious, indered, that a peremptory rule on the suljecte would be inadmissible. At present it is open to the Crown, at its.own diseretion, to select members for the Exreutive Council from nll descriptions of his Majesty's subjects; the prero gative is unfettered, and it is, in the opinion of his Majesty's advisers, most advantageous for all partirs that so it should remain. With respect to the mamuer in which it shall, in this branch of it, be exercised, his Majesty can give only the general assurance, which he direets mel to convey to the House of Assembly, that his selection of persons to sit in the Execntive Council will be guided solley hy a reffrence to the permanent interests of the province, and to "the qualifications of those whose namis may be submitted to him for that distinction.

The composition of the Legislative Council is the next subject alluded to by the House- Ad mitting that no great public evil has yet arisen from this source, "they nevertheless express their appreliension that, according to" hae principles laid down in the insitructions to the Cauada Commissioners, those members of: - the Council who hold office under the Crown could not be expected to exercise an unbiassed judgment on the questions which might come before them.

His Mujesty's Ministers entirely ngree in , the importance of secugng the inctependence of the Legislative Council. They are not indeed prepared. esprecially $\mathrm{infter}_{\text {the }}$ candid admission of the Assembly as to the working of the
 pry 4 t members of the Coupel; nor do they consider offiee as of itself a disgutification for a seatifin the tomeil, but they freely admit that the introducCotion into it of too large a number of persons holding places of emolument under the Executive Geverninent would teind to letract from its-weight, as an inde-
 the 1st May 1832, observes, that, the Legislatire Qounct "whould principally consist of gentlemen independent of, and unconnceted with the Executive Govrinment, and selected from the principal inhabitants of the Province, and those having the greatest stake in itgavelfine.".

To this principle, although it would seem that aecidental circumstances have litherto preventel it from being caizid into'fulle fect, his Majesty's Government dontinue to alhere. Whenever, therefore, it may become youf duty to
 rule whe only Lorl Ripon, in the words which' hate just quoted.

It maty. Wer to advert in this place to the impression whicli has beeir produced 7 人 14 ninds of the Assembly by those clauses of the fistructions to Sir F. Head "Whieh sto use their orn langüäge) might be supposed"to affect

## 68 CORRESPONDENCE .RESPGCLING THE GOVERNMENT OF

NEW BRUNSWICK. independence of members of the layishature holding any inferior office or appointment under the Government :" on this subject it ing emugh to point out, to the observation of the Assembly that the clausemon question, in wo far us they concern persops holding sents in fither Honse, have reference exprewnly to "mpmbers of the local gowirnment:" nut to inferior officens, but to those wha form an actual portion of the Expentive (iovernment, and whom cordinl sympathy and co-operation are nbeolutcly indispensahle to the existence of iny aystom of administration. With regard to such individhals, I trust the Askenghy will admit the justice of the observation which condudes the consideration of thls topic in the Instmutions to Sir Francis Hend: "Dinces thix conme be pursued, it would be impossible to reselye the hend of the Gevernment from the imputation of insincerity, of to conduct the mhministration of public affuirs, with the necessary firmness und decision."

No. 0 os

31 Augunt. frome them Wimet the draft of my derijateli of the olservations on it; I have also hitime, with them personal commanientions on the suliject.
This first alteration proposede by Kessrs. (Crane nud Wilmot is, that the Exceufive Council should, in complianere with the wishes of the Assembly, !e at one enlarged, without waiting the further deliberation contemplated ine my derynutch of the 31st ult.
Gn this point his Najesty, piter a due consideration of the maftrinents urged by the House of Assembly, and of the representations of Messes. (irane and Wilnot, is prepured to mopt the necessary steps for meeting the wishes of the Assimbly. It is umberssary, on the present ocecasion, to offer any pledge ans to the precise number of which the Exrentive Couscil should hereafter consist, nor indeed condel an invariable rule be preseribed on that subject without ineonwhience: but you will immerliately rejort to me the inamis of several gentlemen whom you may think most cligible for seats in his Majesty's Expeutive: Council. In making your selection you will not confine yourself to any single dass or dessription of persons, but will endeavour to ensure the presence in the Council of gentlemen representing nll the various interests which exist in the province, and possessing at the same time the confilence of the people at large. It may not be possible nlways to find such persons in the neighbourhood of the capital; but $I \mathrm{am}$ assured that there are gentlemen of fortune in the Proviner; who, if appointed to the Council, would, from publice motives, attend to the duty. -

Enclosure in No. 30. Remarks on ghe Draft of Despatch for the Consideration of Lord Gifnely.
1.t. On the Aldition of Membiers to the Exectitive Comacil: ©

The Asrembly of New Bronswick are desirons that the Executive Council bé eularged. First, because, as it is now composed, a imujority of its members has net the confidence of the country; and wecoudly, lecause it is expedient that some members should be allled thereto, who possess a practical knowledge of the conmercinf and other great eading interests of the Province.
For these reasons it would aftiord universal satisfaction to the people of New Brunswick if the Government would order such additions to be made.
(signed) William Crane.

## (No. 13.)

-Nu. 33. -
Copy of a DESPATCH from Lieutenant-Governor Sir John Harrey, к.с.в. to Lord Gilenelg.

Government-House, Fredericton, 28 July 1837.
ils beyt before your Lordship certain resolutions of the Housc- of Assembly of this L\%ovince, which have been placed in my hands for that purpose, relative to the present composition of the Executive Council, it is my duty frankly to state to your Lordship, that under the peciliar circumstances in which I find my self placell, I could wish that the Council was differently composed, or that such an extension of it might immedintely be made fis might give me the benefis a majority of its members, to whom I could bring myself to give my entire- offidence, which I do not conenth from - wour Londstrip it hrop not been possible for me, as yet, to qutend to all the mambers of the present Board. I do not doubt the integrity of their motives, aniu do not deny that $a^{4}$ due dispositipn has been shown by the parties to whom $I$ allude x , act cordially with me
 in which, from the preconceived opinionion thiseygentlem thown to be

## 

NEW HUUSWICK
 nuid impmaible for ?

 ©orfler provilifun I fud intuded, given my atteation to the inatruction- upms 'the nubject comered ir your Lardalilp'e devenfth of Sir Arohihnld Cmuphell,






 Gotefer to $\rangle$ of muchy of the duts heretufore performedt hy the hand granting





 merclal reghal appers to ne nearely to lave revibed its fair share of such

 be mo diffimity in prowuring the attendane of members from tres at my time when their presence ming be thought neversary.
 nos ith Findrimban gratleman of large property, and of atiainment, wifh which four Lomship-is nequained. Mr. Crane has arefuired strong claims upon the reppeet and coufileneerof the inhablants of this Provinee, and I think upon the Govrriment.

Novill Barker, liogo, nerepofof the ablest and mootrinime Chumety bar-
 astinetion of kjugs cothacel, mul thane 1 hatre thought of for the office of Aatser of the leg in thefrent of the Assembly aebeding to the recommendation which I propiose toymake to that boxky in iff next, sessiop, to provide n suituble salary for such nin appeintment. Mr. N. Parker is a brother of the jilige of that hahne, aud rexides at St. Johis.
The Hon. A. Expmaprif, a number of the Lagitative Cinneil, somi, of the
 comity of Wostanorland.

 sind mombre of the Hasi of the rbly.

 thictinheretanle at M Ganichi.

 anid pugitar porion, possossing a considerable stake iu the colony.

Of the whole of the hidividuals above summitten, only two are in any way conmeted with or reinted to the actual members of thia Council. Mr. Johnstoge in wery wimotely conncéted with Mr. Yrederick Robinson; and Mr. Shoreis married to the sister of Mr. Saiunders, a circumstance. which would have prevented my including his name in the list. But indepenctent of the circumstanee of my wishing to give an olil brother officer in proof of my confidence and gooil will, it is नm ip Fredericton, in order to insure a quarum at all times when the solicitor and ailvocatr-general (Mowsrs: Street and Sảunders) mny br absent. on circuit, or otherwise, and for the purpose of forming the "Land Granting Coinmitter;" exducting therefrom, as 1 necessarily must do, the Crown Laml Commissioner, and , int an بрини uplurll,
one this point tumgh nut to concenl from Your Lomiship, that fully eoneme
 patibility of the wife of Commisaboner of Crown Lanis with elint of Viverutier Councillur.

I hase, Ne.
(nigned) J./luriry.
lifut.-gonermor.

## Fheto-nte in No. ist.




 ceedinge on the subpect of the differences which had muthethantely arisen, reepsecting the macturnt of the Civil Lixt Bill, unl for the gromptnewn with which the momeroun nuimportunt ubjectone udvancel by the Biscutive of the I'rovinee against the completion of thin meanare were chapowed of by lis toridwhip:
2. Resolved, us the "pinien of this committer, that nes very great dineretionary powess are vested in the Lienteanat-govermor nut Executive Council, hy the Aet for the nupport of the civil govermuent of This Provinere, that Comacil mhomble lee composel of peromes punetsrigy the combidence of the country; and not of thome, $n$ mujority of whom have evinced/a decoded hostility to the principles of the late important arrangement.
is. Reofved, us the opinion of thin committer, that while the House nhould refone the movt entire ofontilence in the present Lieutemant-governor, and hail him appointurent um an ulditimal , reof ot his Majesty's puternal solicitule for the welfure of lis slevotell subjects in this Prdvince and $n+$ nuspicious of anere liberal mal watisfuctory policy than that which characlerized the late adminixtration, thry whuld derely regret that the Executive Couscil remaino nuchangets; wherrhy his Excellows is prechided from eltaining that, pravticul advue pud assintunce, mo esventially necessary to a successful administration of the Government.
4. Resolvicl, as the opimin of this commikee, that the Honme ought fully to recognise the proneiple hind down by Lord Glendg, that the lixecentive Council should be composed of prome posemsinig the comfidences of the country nt large, und that the cordial sympathy the oquration of that holy are abvelutely intispiconahle to the existence of any sybtem of 'innimetrion; mul although the llouse should repodiate the claim wet up by unother cutuny, thut the Executive Counctl vughe at ull times to be vulject to removal on an adidress Gor thint purpose, from the popular brinch of the govermment, yet they should view the present cuae usione umprecellented in the namala of colonial history, und which pecoliarly -o callin fir the interposition of his Mujeety's Government.

Torfleschvel, as the opimion of this committee, that indepenchatly of other consideratione. the ©reat powers seated iut the Executive Council for the expenditure of pullie momies, inder'the the section of the Aet fir the support of the civil governime ${ }^{\text {g }}$, anke it ineom-
 nuth expenditure must arise), to hold a place in that bolly.

 Rube to lis Eacelleney be Lientenantgovernor, praying that his Liveellency will be plewect to transming the stante.

(nigned)
Charles Simunds, Speaker. ar of the arked in militia'y judicionts

> - No. 34. -
(No. .3.)

## Copy of a DESPATCH from Lord Gilenelg to Lieutenant-Governor Sir John Hirvey, 'R.c. B̀s

> Sir, pown Downing street, 21 Sept. 1837.

I incul receivel your despatch, No. 93 , of the $28 t h$ July last, enclosing n series of te? blutions adopted by the House of $\Lambda$ ssembly of New Brunswick, relating to the composition of your Executive Council, and submitting a list of
 Board. - In answer, I beg to ncquaint you that I,am happy to have it in my power to give proof of the confidence which I refose in your judgment, by submitting to. The Queen, for Her Majesty's sanction, the list of candidates whom you-have proposed for admission into the Executive Council. The requisite

## 71 <br> CORILESONDENCE R\&SPKCTING THE GOVERNMENT OP

 niteswich. forma rim be completed.

I have, dre.
(xigned) (ilonely.

No. 131
(Nor, jul)

 1.i Augiast 1n:1\%.

Wire regaril to tho fimmodinte calling forwaril of any malithonal membera
 has been represented to me by two of the membern of the present Council, Mresny Buillie and Chidl, med that their suggextion is mupported by the opinion of the attorneyogemern, (one moreover in which I have no doult that Mr. Street solifitor-groral and a nemper of the (connell, would if present fulty comeur), that my provisional extension by me of the numbere of lix members would not comfur upon members wo mpointed a legal right to vote at that Boaral. But
 having recourme to this nedasure by the fallowhy consideratlons, siz.:

Int. Thut the constitutime of Chis Prowine has medergone such in virtual altoration by the passing of the Clasid Liat Bith, an to rember many of the provinions of the commiswion muder whidh its government has hitherto been alminintered (that of the (fovernor-ln-ehief,) wholly imapilienable to the state of thinges now subsistimg.
2d. That liy the firxt number of your Lamphipix desputel to Sir A. Campiontl of the 3 th Sejpember Inst, the proposition of Mesises. Grane and Wilmot, "that
 be ot oneceralarged," without waiting the further deliberation eontemplated in

:hl. That it has become the mare inmuediate dinty of the Bixcentive (iovernawent (1) exarcise a dgilant control mid cherk upom the land granting department, a duty which renden it inexpedient, in my ophinion, for two of the preerent members of the Council te form part of the committere of the Conncil, to which it appenes to me proper to refor for examination and report, all applications for gronte of land, liecuers to ent timber, \&e, \&e, thins reducing the numbers available for that duty to threr, ineluding the solicitor-general, whose frequent and long professional absemees may also be consildered ase excluding him from a seat in a eommittee which ought to give its strady attention to the inportait interests intended to be committed to it.
th. 'That I an of opinion that suel a Bionrd shouid be componed of individuals powsessing the public confidence, and berause I coincide in the opinion recutly expreswed by the pepular branch of the lagindature, "that the majority of that Commeil not only does not possess that eonfidence, but is positively hostile to the prinelples of the late important arrangernents," and,
ith. Thant by selecting three indivihuls from the list of candidates which has
... . berou sent forwarl by me to your Lardshijs, ! beliew misslf to le acting in reasonable anticipation of your Lordshipisisanction and concurreluce ; and if any guestion of the legnlity of those gentlemen's sotes or nets, (while provisional members of the bixecutive Council) be rally involved; it would be at oner set nt rest by their mandamuses being made to bear the same date as those provisional appointmente. I luve accordingly the honour to request and to solicit that your lordship would be pleased to move Her Majesty The Queen to be graciously plensed to confirm the provisional appointments to seats in the Executive Council of this Province of the following gentlement, who have been called by me to take their sents at that Board until her Majesty's plensure Is known, and who

George Shore, est. (a member of the 'Legislative Council.)
Charles Simonds, esty. (Speaker of the House of Assembly), and
Hugh Johnstoin, esq. ( $n$ member of the Assembly)

NEW
BHENSUICK.
Nere Pinclezure in
Sir Juha liarvey"s
Despaieh, July
183\%, p. 71.

No. 36.

No. 37 .

Encl, in No. 37.

## (No. 34.)

Extanct of a DESPATCH from Lord Cilenelg to Lefutenant-Governor Sir John Marrey, к.c. . . dated 21 September 1837.
It remaing that I'whoull advert to your jrocerdinger respecting the Executive Council, which you have noticed in connexion with the topics already mentioned.
It think that, under the circumatances of the case, you juiged rightly in immediately availing yourself of the wertices of Mesirs., Slaw, Simonds, and Johnston. It was evidently necessary that the Council should be immediately atrengthened by their assintance. I concur, however, in the opinion, that, until the proposed alterations have been male in the commission under whioh you dict, those gentlemen cannot strictly be regaried as executive councillors. The Queen in Council was pleased to make the necessary order yesterday for perfeeting the Aets required for this purpose; they will be transmitted to you as soon ax the official forms can be completed. Mr. Shore will, In deference to the concurrint opinion of SIr A. Campleell and yourself, be authorized by Her Majesty to renume that seniority in the Council which belonged to him under its ancient tonstitution.
(No. 4.3)
Copy of a DESPATCH from Lieutenant-Governor Sir John IIarrey, к.c.b. to Lard Glenely.

# Govermnent House, Fredericton, 

 9 Septembfr 1837. I have made to the Executive Council of this Pronsio pal gidition which acceptable to the country at large, I have selected one of the addresses which has been presented to me on this subject : it proceeds from the three counties immediately surrounding this place, and is most numerously and most respectably slgned.
$\begin{array}{cc}\text { I have, \&ic. } & \vdots \\ \text { (signed) } \\ J . & \text { Harrey. }\end{array}$
hich has acting in ud if ary ovisional oner set ovisional that your raciously Council by me to and who

TO His Excellency Major-genenal Sir John Harrey, k.c. H. and c. a. Lieutenant-Governor and Commander-in-Chief of the Province of Neto Brunswick.
The humble Address of the undersigned Inhabitants of the Counties of York, Sunbury, and Carleton.
 tulations on the acceesion of Her Most Gracious Majoty Queen Victoria to the Throne of Her ancestors, to whose perrion and govermment we feel the most ardent attachment; and We amsure your Excellency, inh Her representative, of our firm and unalterable deternination to aupport Her Majenty, the constitution, and those enlightened principles of goverament in which the Province of New Brunswick has largely participated.

It CORILESPONDENCE RESPECIING TILE GOVERNMENT OF
We are all aware of tre ditheulties whish beret your lixeellency in ansuming the govern-
 BHUNSWICK. 'That tho course pursumb hy majority of your Excellency's official advisers should have been such an to hive justly drpriveifoliom of the contideme gind support of the country, tund to have embarraserd your Excelloney's government.

But we ent rrtuin un manken hope that yonr Excellency will continue fenrlessly to discharge the high, and important dutirs devolving upon you with that firmness which has hithertoscharachrized your Excedleney's ahnuistration; und we hail withr heartfelt satis-' , lietion the loug wished for aldition whigh your lixerllency has rerently made to the Exacutive Comeil, a hoply which,'when properly constituted, will doubtless cordially unité with your lixeolleney in ilaveloping the resomrees and pronioting the puos and prosperity of this rising und valuable, apluntuge of the British empirc.

Freflerictoin, : Scptember 1N:37.
(No. 48. )
Cory of a DESPBTCHI from Lord Glenely to Licutenant-governor Sir Jıhn Harcey, к. с. в.

Downing-street, 3 F October 1837.
siŕ,
Wira refirence to my despatches, Nos. 33 and 34, of the 21 st ultimo, I have *the lionour to transmit to you herewith Her Majesty's Letters gatent under the - Gruat Seal of the Unitell Kingdom, for inereasing the number of the Executive Council of New Branswiek, together with fulditional instructions ungler the so. ". Royal Sign Manual, nominating the members of that Council.

I have, \&ct. (signel) GGlenelg.

Enclosure 1, in No, 3s:
hetters patent.
Wanusint, 'anhorizing the pasing of Leters Patent under the Great Seal, for increasing Hue Nuthber of the Exceutive Councillors in the Province of New ${ }^{*}$ Brinitswich.

Vитона!
Ora Will and Peasure is, that yon prepare a Bill for Our Royal Signatare to pass the Gifat Scal of Ourbuited Kingdom of Great, Britain and Ireland, in the Words or to the etlect following ; viz.
Yhe roma, by the grace ofGod, of the United Kingdom of Great Britainand:Ircland Queen, "D Defmeder of thew Faith, to Our right trusty and aright well-beloved cousin und councillor Ardhibald Etrry of Gosford, Captain-general and Governor-in-ehicf in and ove Our province of New Brunswick, greeting: Whereas his latẹ Majenty King Williañ the Fourth, did, by certain lettģs patent, bearing date at Westminster, the Gh day of July Ia31, in tie second year ot his reigu, nominete nnd uppoinc Major-generna Mathow Lord Aylmer, to be Captain-general-and Goveruor-in-chief in and gmar the aforesaid proyince of Now. Branswick, and dill in and thy the said recited letters patent authorize and empower him the said Matthew Larel Ayhmer to exercise and perform all and singuthr the pwers and anthorities therein contaned by and with the advice and consent of the comeal of the said province: And whereas his said late Majesty did in and by certain other fetters patent bearing date at Westminster, the 3 d day of December 1832) in the third ypar ol hidqeignt, grant, provide,
 wickitwo distinet and separate councils, to be respectively called the Legispative Comeil mad the Exceutive Council of the suid province, and did further declare that alt and every the pontrond authorities in the said first recital letters patent contained, and thereby conferred on $x, 4$ wonct therein mentioned, so har as respected the enactiment of favs for the said proyinee, should from the date of the said last recited letters patent be vested in the said L.erislative Coumeif, and that all other powers and authorities in ${ }^{\text {the }}$ áaid first recited letters prent contained shonid froith the datecof the last recited ketters phtefricecome yested in the said Executive Council ; and did further grant and declare that, the shex Executive Council, should consist of gemembers, and no more, and that three of sacizt mbers should coas-- 'titute and be'n quortm of the said Executive Council : And w Hissad late Majesty

- Ulid by certain oher letters patent, bearing date We Westuinsis a day of July 1835 - in tie sixthryey of his reign, constitute and appeint you the ey ha hald Earl of Gosford to be Chatain-general and Governor-in-chief in and ovet the tat phynce of New Bruns-: wick, and did thereby aithorize you the and Archibald Eurl becos Srd to do certuin acits; and to exercise certain powers therein particularly mentioned, by aff ith the adyice of the said Executive Council of the anid province: And whereas we have deemed it expedient to revoke so much of the before recited letters patent of the 3 d day of Deceniber is82, as: linits to five the number of exceutive conncillors withia the said provinite, and we trave' further deemed- it expediegt to abrogate and annul that restriction, and to revise the existing

NOVA SCOTHA, NEW BRUNSWICK, \&c.
list of the said exceutive eonncillors: Now know yon, that We of Our especial grace, certain knowledge, and mere notion, have revoked anal annmiled, aul by these presents do revoke and umul that part ointy of the suid recitel letters patent of the ad day of December 18332, in no far as the same linuits and restrains to five the number of the executive councillors of Our aaid province, und We do herely abrogate and annul that restriction and limitation uccordingly : And We do hereby appoint and declare that the lixecutive Council of Our said"province shall hereafter consist of such and so many membens as shall from time to time for that purpuse be nominated and appointed by Us under Our Royal gign manual aud sigiet, or as shall be provisionally appointed by you the suid Arehibald Earl of Giosforl, or by the governor or officer for the time being administering fhe government of Our suill province until Our pleasure therein shall be known : Provided ulways, that the total number of nembers of the said Executive Council tesident withini Our saift provihce shall not nt any time by any such provisional nppointiments be raised to a greater number in the whole than ninie. And Wo do further difect and appoint that the pembers of the said Executive Council shull hold their places therein during Our pleasure, and not otherwises and that any two or more of such nuembers whose'eppointments shall be made by any ond and the samu instrument, shall between themselves take rank and precedende in the said Council according to the order in which their names shall be inserted in such instrument and that in all other cases the members of the said Council shall take rank and precedeqce therein, uccording to the date and seniority of their rekpective appointments: And We/do further declare tour pheasure to be that the senior member for the time being of Out faid Council shall, in the absence of the governor or the officer \&or the time being administefing - the goverument of the said province, preside at all the deliberations thereof : and W do herely revokeand ammil all appointments of memlers of the said Executive Council leretofore made nud now in force; and We declare Our will and pleasure to be that the seyeral persons namel for"that purpose in Our iustructions under Our Royal sign manual and siennet acconpanying these presents, shall be the first executive councillors of Our said profince under these presents, rand according to the constitution of the said Executive Council hefeloy established.

In withess, sc. Witness, \&ce.
And for sodoing, this shall be your warrant.
Given-at Our Court at Windsor, this 3d day of October' 1837, in the first ycar of Our Reign:

Tagbur Attomev or Solicitor-general.
By Hẹr Majesty's Command,


Enclosure 2, in No. 3\%
Aoditional. Instucctions to the Larl of Gosfords niminating the Members of the Executive Council, in the Province of New Bransurick.

Vierobialr.
Aumtional Instuctions to Our Righe Trusty nud Right well-heloved Cousing dind Count" cillor Arelibuld Earl of Giosford, Our Captainagenerat and Góvernor-in-Clief̣' in and over Our Ryovinice of New Brunswiok; or, in his absence, to Our Lieutenant-governor, or the Officer administering the Guvernment of the said Province for the time being. Given at Our Court at Brightol, the 30th Day\%of October 183], in the First year of a Our Reign.
Wharas by Our letters patent, under the great scal of Our United Kingdom of Great Brigion aust Ireland, bearing date at Westminster the 10th day of October 1837, We have sighifted. Out will;and pleasure that the. Executive Council for Our province of New Brunswick should hereafter consist of such and so mumy members as should from time to time be for that pyrpose nominated thd appointed by Us undet Our Royat sign manual anil signet, or as should be provisionally appointed in manner therein mentioned; and We have, by the said letters patent, declared Our will and pteasure to be, that thenseveral persons named for that purpose int Our instructions under Our Royal sign manual aun signet, accompanying the said letters patent, should be the first executive councillors of Our paid province under * thesuid letters patent, and according to the consţitation of the said Bexecutive Council thedeby経 stablished: Now know you, that We, reposing especial trust and confidence in the wisdom, a Wintan Franklin Odell, John Simcoe Saitnders, Charles Simonds, Hugh Johnston, Willian Crane, 'Neville Parker, 'A. E. Bóssford, and Joseph Cunard, Esquireb, do by thase Our Hhstructions, issued in pursuance of said reoted letters patent, constitute and appoint them the said George Shore, Freder wh. Robinsin, William Franklin Odelt, John Simeoe Saunders; "Charlea Simonds, Hugh Jomston, Whliam Crane, Neyille Parker, A: E. Botsford, aad Joseph Cunard, to be Our executive councillors of Our said province of New Brungwiek, and you are hereby authorized and required to summon them to Our said Execuiffe Counci accordingly.
76. CORRESPONDENCE RESPECTINGT THE GOVERNMENT OF
(No. 57.)
Copy of a DESPATCÍ frọm Lieutenant-governor Sir John Haricy, к.c.p. to Lord Glenelg.

Government House, Fredericton, 7 November 1837.
My Lord,
knowledgment of the receipt it: I 6o not delay a single moment the grateful acknowledgment of the marked private, dated 22 d September, have reached me this morning by way of New York.

Although I have never shrunk from the assumption of any degree of responsibility whieh a sense of publie duty has at any time uppeared to me to impose, yut, deeply impresised as I what with the extent of that responsibility in respect to the matters referred to in these despatches, a responsibility contracted upon my own almost unaided views, inasinuch as not only my official, but my legal advisers, were opposed to those tiews, your Lordship may more easily concelve than 1 am able to deseribe the clegree of pleasure and of pride with which I have perused the despatches which it is now my grateful duty to acknow: ledge. The noble support which your Lordship has given me will place me in such a position with kuspect to the people of this Province as greatly to enlarge niy powers of usefulness. It only remains for me to entreat your Lordship to do me the further favour of laying the feet of Her Majesty The Queen the homage of $m y$ heartfelt gratitude for the cheering expression, so kindly cenveyed to me by your Lordship; of Her Majesty's gracious approbation of my humble endeavours to promote the interests of Her Majesty's subjects and scrive in this Provinee.

I have, \&c.
(signed) J. Marrey.

PRINCE EDWARD ISLAND.

> Cory of a, DESPATCH from Lient.-governor Sir A. W. Young to the Right Hon. E. G. Stanley, м. پ.
> Charlotte Town, 2 April 1834." Sir, I lives the honour to transmit an address from the House of Assembly of this island; praying !is Majesty to grant to this iskaud a Legislative Council dis: tinct from that of the Executive, to be composed of gentlemen possessing a knowledge of the wants end resources of the colony, and who col wo situation or office of emolument nt the pleasing of the Crown, thereby placing it on an equal footing with the sister province of New Brunswick.
> 1 have, \&ec. .
> A.W. Young, Lient.-governor:

Enclosure in No. 1.
Enclosure in No. 1,
TO the King's most Excellent Majesty :
The humble Address of the House of Assembly of Prince Edward Island.
Most Gracious Sovereign,
WP Y Your Majesty's faithful subjects, the Commons of Prince Edward iNland, in Colorial Parliament assembled, impressed with feelings of loyalty and devotion towards' Your Majesty's royal person and Government, and loeinisjorfectly assured that Your Majesty is ever desirous to know the wants of your people, if order op exercise your royal beneficence in relieving thant, leg Reave most hunblysto address Your Majesty on a subject with which the future welfare of this colony is intimately connected.

That the constitution of Your Majesty's Council in his island, composed as it is of nine gentlemen (six of whom hold situations of emolument at the pleasure of the Crown), who net both in a legislative and executive capacity, and one of whonfat least, is also the legal adviser of Your Majesty's representative, is considered compatible with the freedom and independence of the second branch of the legislature; nd that such Extensive powers consired on so few individuals, however trustworthy or gerpectable in society, are contrary to the spirit of the British constitution is what the Hows, of Assembly most humbly submit for Your Majesty's gracious consideration.;

Relying with confidence on the patirugtregird ever manifested by Your Majesty towards all classes of your loyal and devata, "intofet's, wherever resident, and Your Majesty's anxious desire to preserve in its greatesicigurity the tripe principles of the British constitucion in all parts of you extensive dominions, the $A$ sembly most liumibly but earnestly pray Your Majesty to grant unto your faithful and. attached people of this island a Legislative Council dist from that of the Executive, to be composed of gentlemen possessing a knowles, of the, wants and resources of the colony, and, who hold no situation or office of endurant at the pleasure of the Crown; thereby placing them on an equal footing with the sister province of New Brunswick.
(signed)
House of Assembly, Prince, Edward Island,
Wm. M' Neil, Speaker. 25 March 1434.
(No. \%.)


Copy of a DESPATCH from the Right Honquable T. Spring Rice to Sir A. We Young.

Sir,
I have the honour to acknowledge the race Downing-street, 30 July 1834. the ad April last, transmitting an address to His Majesty from the House of Assembly, praying the establishment of two distinct Councils in Prince Edward. Island.

## $78^{\circ}$. COISRFSPONDENCE RESPECTING THE GOVERNMENT OV

MIIDCE EDWARD Ibl.AND.

You will arepainit the Assembly, at their next mecting; that their ahlerses has been recerived and haid at, she fiot of the' 'Throne; but that, inftir the fullest Weliheration which the sulpect conkl receive, I regret that I have not felt myself nt Diberty to ulvise Ilis Majesty to acecole to their reynest; you muy at the siane tibier point ont to the Assembly un error nuder which they appear to lahour, with respenet to the composition of the Lagislative Conacil in New Brunswhek. Prom the conehading passage of their ndiress it may bo inferred, thait they -nppore all presont holding official sitnationsto lo neressarily exchoded
 Majeety"s (hovernment wonld deemnost objectionalle in pirinciple.

I lave, \&
(signed) T. sprini Rice.

Nit. 3
0
(No. 3.)
Copr of a DESIATCH from Loril (ilencly to Lientenant-governor Sir C'. A. FitzRoy.

Downing-strect, 13 Maẙ 1837.
Sir,
As you and about to procerd to brince Edward Island to assubue the govern* oment." I think it rinht, brefore your hepartelire, thezall your attention to a sulyeet whim in the enher North Ameriean Colories his fatterly eugaged anch of the


It has heren sated in some of those colonigs that the manner: in which
 enghere for that luoly the public confidence; that these appointments have hia
 Tonnofed rogetley loy fumily lies, wald not possossing any cssential stake in the welfare of the cohnem. In other inetanes it has been represented that a large postion of the" mankers of the Cowncil have been gentlemen holding appointmunts at the plosure of the Cronn, "and therefore destitut: of that independence of circimmstanes whimh is Asemtial to the due performance of their functions. Jn all cases where compaints of this nature , have been bronght before His Majesfy's Goverment, mpastes, have been alopted by them for introducing inse the Ligislative Coungils ag greater number of indejendent gentlemen, on whose charager and abilities the poblic might safely confide.
I am not alse to say, "in spy official athority, whether in Prince Edyard I;land ming ground existror complaints similar to those which lave been riecived from doher quarters, hut beg to direct your early attenfion to tho snhfert, in order that if any llfeects in the composition of the Conncil of that ciflony whould appear to yon to waken that public confitence which onght to attach to it, yon may firitigh me as carly as possilide with bax fill report on the suljeet, in erefler thit immediate! steps may be raken for ascertaning is what mannery this evil may be remedied.


Fatbicict of a, DESPA'TCII fiom Lieut.governor Sir C. A. Fitarou to bowd Glencly; dated Goverament $/$ Honse, Prince Elward Isand, it March 183x. At the repiest of the lloug of Assmbly, have the hononr to transmit to your Loridshituaddecs- to The (quen on the structure of the comedil of this, ishand,
 hiolding offie nider the Gopsriment, and praying that ller Majesty will be theased to grant to this colony as sinuilar moditiention- ini the forin of its local dovermment to that whieh has recently taken place in Nova Scqtid.

I also do my elf the honoir to transmit an address from theHoworg Assembly to myself, requesting niy infucne with your Lordship "in futherance of their wheet, "and expressing the confidénce they are plasedto ropose in fiy gidminis-
 subject the nost serlous attent ${ }^{2}$, ${ }^{\text {, both on }}$ g count of the instrictions I receised
 a fo because I very soor bocame gware"that an alteration ip of constriction of

## min

the Comeil was carnestly desired lon the iyhabitants, it desire which has heen muchincreased liy the chunges whichnave reeently taken placgeth the conucls of the meljofining province of Nepn Scatia.

Your Lordship \&ill perceive: that the address prays for " 14 separation of the Executive from the Legislative Comeril, mul the introduction into those bodies of persons from the esevemil parts of the comery, representing its leading interests;" and it is my duty fustute, that without tris sippuration tukes place, the wishes, not outy of the Hoissuti Ahembly, hut of the colony at lurge, will be disappointed.

Should any eluigesthe docided upon, the present would be the loest time for carrying them into effect, as, necording to the eonstitutiont of the colony, the present House of Assemtly must be dísolved before the end of the current year ; aind that ailhering as clofyly itrejonmatuices will/ndmit to the instruetions given by your Lordship to Sis Colin Campbell for effecting the changes in the couneils of Novn Santia, innl as the least invidious mode of carrying out the same principle in this colony, 'Ruthotity slifnlil lie conveyed to me to dissolve the present Council, anil to form an Executive and Legishnte Council distinct from each other. F-mpulat propose that the Exrentive Council shoull Consist of nine members, as at present ; and that the ngmber for the Legis)ative Conncil shonld he 12, in order to meet what’npenrs to me to lie the generat wishi," nul swith a view to its efficifucy; that in forming the-Exentife Comeil; six of its present members (inclnding Mr. Breckene who is not connected with, thie Government) should be rappointed mind three selected from the House of Assembly ; and that in forining the legislative Conncil three of the meinsersof the present Council, and officers of the Goyernment, shöld be appointed to it, and the remaining nine selected according to the prifer of the address from the several parts of the colony, and representing its leading interests, without reference to anny particular party or inflience.

With regard to the Exceutiye Conncil, I do not think would be cither advisahe or pricticable to form It without the number of government officers I have, Whed for sgeting aside the necessity that the Lieutenant-governor should berasisted by a sufficient numbet of heads of departments, and persons, conversant , with the hasingss of the Government, your Lordshij' will readily understand that in" a new wcointry, where every individual has to gain a livelihood hy his own exertionts, although a sufficient number of persons may be found willing to give up their time gratuitonsly to the publie during the uisnal period of the sessiou of the legislature in the more idle tine of winter, yet fow or none conld afford to or would wish to be called upon tonttend the sittings of the Executive Council which ogeur tlironghout the year; and this I conceive to be an additional reason for separating the Counicils. I have proposed the three members from the House of Assembly, because it wouhte agreat convenicnee to the government to hava some members connecterl with it in that house who could explain its measures, or curfict nity mistakes or misunderstandings which might possibly arise, and much time vould be saved which is yow wasted by the dilatory process of message. I vould also suggest ${ }^{n}$ to your Lordship, that I should be allowed to select these members after seefing the result of the next elections;

It i $\leqslant$ proper that I should state that the Council, up to 183.4 , consistedeot 10 . members, including the Bishop of Novn Scotia. In that year two racancies occurred, only one of which was filled up; therefore-I trust that nine for the Executis, and 12 for the Legishative Councils, will not be thought too great.af's nimber of members; particularly if the Boyal Assent is given to the election.: law récently pasied for ifereasing the represcintation in the Hoise of Assembly, and whiel slnall have the honour of transintting in a separatedespatel by the presentopportunity*

The names of the members of the present Councilate as fallows E. J. Jarvis, Chief Justice. Bishop of Nova-Scetia. George Wright, Surveyor-general? Amb. Lane, Town-miajok.
T. H. Haviland, Treasurer:"

Robert Hodgson, Atoruey general.
John S. Suith, Collector of Tepuests.

Jolin Brecken.y:

- 8 COARESPONOFNCI: RESPECTING TIE: GOVEIRXMENT OF

PliNCE
J.DWAlt)
(SLAND).

Of these I womld propose to omit in the Executive Commeil the Bishop of Nova Scotia, the town-major, and the collector of imposts.

In conswructing the Legishtive Council, I would retain,
Tlı' Treasiercr.
The Attorn'y $y$ general.
The Collection of Custome.
Mr. Brecken.
I have helected the" Ilure first; offieers of the Government, bothe becanse I shouldfind it difficult to torm an effitient Iagisintive Council without them; and that possessing minch gromeral knowledge and local experience, und being men̉ of indopendent prituiphy, and much looked up to in the colony, I thitke their - appointment would begenerally ucceptable.

I would at the same fime reguest your Inorlship to confer the same boom on the two gentlemen I propose to omit in leotlt Conncils as was bestowed gn those under similar circumstances in Nova Scatin, hy permitting them to retain their present rank am! precedence in the colony.

- Waiting your Lordship's lurther instructions on the subjcet of the despatch.
- Enclosnre 1, in No. 4. a To the Queen's Most Excellent Majeaty.
- May it please your Majesty,
"We, your Dhajesty's dutiful and loyal subjects the representatives of Prince Edward Island, in General Assembly convened, humbly beg to represent tor.Your Majesty that the strueture of the council of this ishand, composed as it ia of only eight, persons who are, with one pxception oully, heads of departments hölding office under the (Bovernment and excrise legislative ojudicial, and executive finctions, is defective in prineiple, at variance with the constitution of our common country, and by no means calculated to secure that confidence which the seçoul braneh of the Legislature ought to possess, nor to promote the true interests of the urhabitants of this colony.

The llouse of Assembly having observed with much satisfaction the ready atteution and anxious desire graciously punitented by Your Majesty to meet the wishea and to eonciliate the affections of the people of Nova Scotia, by granting themr such alterations in the institutions of that-provinee as its circumstancer required, are thereby encouraged to hope that Your Majesty wilt he gracinisly pleased to grant to thia' colony a similar moditication in the form of its local grovernment, by a separation of its exeeutive from the legislative gouncil, and by the introduction into those bodies of persons from the several parts of the comntry urpresenting the leading interests of this provinee, as will tend to confer on them a greaterelaing to the confidence of the community at large.
(signed) Geo. Dalrymple', m
House of Assembly, i March 11138.
f Spewher.
in Enclosure a, in No. 4.


$\qquad$

To his Excelleney Sir Charles Augustus FitzRoy, $\mathbf{k}$, 11., Lieutenant-Governor and Com-mander-in-Chief in and over Her Majesty's Islund Priace E'du'ard and its Dépendencies, Chancellor, Vice-Adniral, and Ordinary of the same, \$c. \&ce, \&c.

May it please your Escellency,
Tur House of Assembly having prepared an address to Her Most gracious Majesty on the subject of the constitution und structure so fe Executive and Legishative Councis of this islind, respectfully request that your Excellency will take the earliest opportuaity of forwarding the sane, to be laid at the foot of the Throne. The Ilouse, fully relying on a continuance of that unceasing dewire which your Excellency has hitherto on all jecasions manifested to advance and promote the welfare of this colony, trust that your Exeellency will add the weight of your perisonal influence to obtain the objects of their address; and should your Excellency be called on to carry into effect any changes which Her Majesty may be pleased to direct, the House of Assembly feel confident that the local knowledge which your Excellency has spared no pains to aequire of the yarious interests of the inhabitants of this island, will enable you to make such arraugements as will be best calculated to establish a responsibility hathe inatitutions of the colony, and thereby confer u permanent and lasting benefit onfall tlasses of the community.
(signed)
Hóuse of Assembly, 3 March 1838.
Geo, Dalrymple,
Geo, Dalrymple,

# - No, $\mathrm{B}^{2}$ - <br> Copr of DESPATCH from Lord Gienelg to Lieutenant-Governor Sif C: A. FitzRoy. 

PRINCT:
HDW ARD
ISI.AND.
No. 5.

## Sir.

Downing. ${ }^{\text {ptret, }} 4$ May 1838.
I unve reerived and have hid before The Queen your despatch of the 10th Murehr inarked separatc, enclosing an address to Her Majesty, from the House of Assemilly of P'rinee Edward Islanal, complaining of the present constitution of the Council, and praving, that in conformity with the course alopted on the: vime subject in Nowa Brutin, the Executive may be scparated from the Legislative Council, and that persons from the severil parts of the country, and representing its lending interests timy be áppointeld to those Boards.
Her Majesty has leen gracously pleased to accede to the wishes of Her faithful sulyeets in Pringe Eilward Ịland, for in separation of the Execntive and Legislative Council, and also to approve of your proposition, that the Exceutive Comecil, should in the first instance consist of nine, pund the Legislative Council of twolve mémbers. The necessary instruments for effecting this change will he prepared as soon, as you shall have furuished me witho list of the gentlemen who, in yonsplinion, nre most proper to be appointed to the respective Boards.
In prepuring that list, you will of course select thosé who from their character, their netaiumeuts, sind iheir standing in society, appear to you most likely to command the public respect and confidence; and you will so govern your sclectiör as to cusure ns much as possible the presence in your Councils of members fron all parts of the island, and representing its princípal interests.
I olserve that anong thowe members of the present Council whom you propose to retain in the new Executive Council is the cliiff justice of the colony: this is inconsistent with the course pursucd in the other Noth American provineces, and with the avowed policy of Her Majesty's Govern yedt on the subjects-
Fully sensitble of the ussistance to be derived from he general knowledge and experience of the juidges of the regpective colonies," Her Majesty's Governnent have get feit that this alvantage is biore than countertalanced by the inconvenience of involving these officerse in the discussion of party politics:

Accorlingly, in the late reconstruction of the Conncils in New Brunswick and Nova Heotia, and in the renewul, on the demise of the Crown, of the commissiuts of the Governor of Nrwfoundland, the elief justices 'and other jndges of those eolonies, hive been omitted from the Councils; Her Majesty's Governnent propose to follow the same rule in Prince Edwurid's Island; hut Mr. Jarvis will of course nuderstand that the omission of his name from the list of yonnillors is unconnected with auy referenee to himself personally, but is made ju deference to a gencral principle applicable to all the British colonies in North America. At the same time Her Majesty has been pleased to conmand that the chief justice and other members of the former Comeil who may be omitted in the new Buards, shall retain the precedence in society, and the titular distinction which they presiously enjoyed.
You stite that it would he a great convenience to the goveroment to have some memhers counected with it in the House of Assembly who could explain its measures, und-thus suve the time now consunied by the lilatory process of message. Her Majesty's Goverument do not deny the advantage of introilucing into the Executive Comeil some members of the Assembly; and there can bo little donbe that if those members were authorised in the Assembly to explan the views of the government, some time might be savelt but there are other objections to such ini arrapgement, the most importunt of which you will find stated in the Third Report of the Canada Commissiuners, It must therefore be considered as mimperative rule, notwithstanding the presence in the Legislative Council and Assembly of sone members of the Executive Counieil, that all communications from the Governor to either of those houses should be, made as now by miessage

[^1]uncils of tunity of jing on a jecasions cellency cess ; and Majesty conledge the inhaalculated a perma-

# NEWHOUNDLAND. 

newround. T.AND.

No. 1.

.- No. 1. .

## (No. $1: \%$ )


Sir,
Howning-overetray duly 1 R:3


 to in that Cominission.
As thim is the dirst orcision on which provision has lowen made for comveninge
 measure repuires that 1 shonh not limit myself to tho merely formal !laky of
 the grinmals mod the muture of the potey hy which flis Majesty's Comeils ent this suljeret have heron directed.

It ware superthons, at the present lay to inunire fufo the wisdom of that system which wis pursurd for so miny ytars towards the ancient colong unter your govarument, the findimental prineiple of which was to preveit the colunization of the island, und to render this kingomazthe domicile of ulf prows rugnged in the Niwfoundand fisheries. The comamin iuterest or convenience " of those prrsons virnially defeatel the restrictions, of the varions statutes resporting them, long before Parlianuent almitted the nemossity of repealing those laws. A colony grulually sethed itself along the shones of the island, and blas of late veans assinu-a a rank of no imennmiderable importance amongst the foreign pemsessions of the Britimfi Crown;:luat notwithstanding Ure growing population imd the wiolth of Newtomillanid, us plan has hitherfo been adopted for regülating sueh of the internal athins of the colomisas as demundeal the enacturent of laws sprofally adapteal to thëer peeculine sithuntion. Parliansent, indeed, contemplated thr, erectinn of eorporate lowns, with the power of naking bye-laws, for remedying this inconsonienee; but on attempting to carry this design into ctlect, unformern olistactes were encountefied. It was found altogether innproctieable to reconcile the eonitradictory wishes and fecommendutions of the partios who would hive been nore immodiately affecten by the mehsure, and it hecame evichent that the beon which it was propowed to confer, would be peceivell by it great body of the imhalitants, not atan are of grace, but as" an infringengent of their righte, into whatever formgthe intended chartens might have beon thrown. .T'Tu cond unable to exerute the trist, which l'arliancont hat confudeme to him.
Tha, urcasisty of home: provision for regulatine the interual concerns of Newfoundland ly ranclmétió adapterl to the preculiarities on their local position bevane liowever ilaify moreand, mare avihot. Carrying with dnom from this kintdom the law of binghoml, as elne wuly ende by' which thee rights and "haties of the prople inseldeg, ehations to cach other, and in their ghation to the state, cond be arcertainet, it was, olvions, as monen as tho colony began to nswume a settled
 - bufinty was liask thminnding the cxerciserot muche reflection and caution ; that dany of its provinions mire contisely inapplicable wo the wants of a popmations
 and ungeftain mphthach te the original standard. Henee it occurred that, in the madministratigh of ghe diw, the judges :virtually assumed to themselves finc-
 what the law actutiolly was, whe wht, in the coinlition of Newfonndland, it ought to ha For this minmptiour whower no censure attaeles to thase learned persons $x$ Mithont any jusitife rile of decision, yuthing reminine for them but
 urgent, uor the anguldy he ters daring.






 ance and yot atferting the combiorts of so many, an the prevobion of domestio

 redreses of the grievinore andureyl by the colonists. Althengh it was themght


 lrimer ilatitute of any lowal Laminature.

It uny serin, howewre"superihons to nemmulater reasotes in prool of the"
 gemerally purvails thronghont tha' British 'Tramantantie Polonies; thice lifficulty 'wonla-romsist ruther in finding valid urguments for withlualing it. The reason-


 not inderd ingan tordeny that semie considemble inconvenience lina vecasionally resulted freg the adopilian, in those depuadencies of Great Britain, of eonatitutions modelled into a miniuture reseplblanicui of our own ; bint 1 kiow not what is the syantemi of which the sume might not lue truly asscrited. It is sufe ficient torsay of the scheme of intermil polity in forec in Nova Kgotia und New Brumswick, that ingill the colonies to which it has been extended, is has invariably secured the ittadment of the people, by giving them n large slure in the mangenent of their own affairs; by affording an open field for the five exercise of talonts and pullic spirit by providing honourable umbition with h legitimaté ohjocct mad rewaphl ;oby insuring immedisite und carefinl attention to the vurions exigencios of society and by perating a frugal and juticious administration of public allairs.: With the singe xeeption of thome colonies in which the peopile are sipurnted from each other by distinctions anulogous to those of custe, repressitative Assemblies are not only recommended by abstract copsiderations drawn from thagenits and principles of our own Government, but by a kong conric of "experimemts" pursucd under a great, variety of cireamstances, lnif still leading to the same genernl result.
In advising His Majesty to convone mo Askmibly from among the inhabitants of Newfoumblatel, I have therefore, not yidded myself to the guidance of any inprowed theory, hat have simply exteruded to sinother' of the coloninal possessions of the Crown principles which have "ncar "elsewhers brought to the test - of rppeated and successfil experiment. Yit I de mat conceail from myself nor wish to deus, that the duty which you will have to prerf will be attomded with some differilty, and that you will hanve liarge scope for the exercise of cir-
 questions wi probably arise whech it were impon Whe to anticipate distinetly. From the nhfelty of the duties cast upon them, and firm their inexperience in civil husiness if that nature, I can foresee that the retoming oflicen, the viers, nnd the nembers of Assmbly, may all in some instapees misapprehend the functions which thry will have to discliarge, or the proper mode of proceeding for the methodical and "aceurate discharge of them. Cutitiously abstaining from the apmenratice of usuryime any undue anthority over naters propesy falling within the eogrizance esemhly yon will yet be prompit
 opviate difficulhes if this nature. It.
boon whith me made too apparent that the operation of the Excentive Gionernment, ful fithe cordial/goorlwill and eoregafted, not as a rival power, but an in botly ated ned to co-operate with yoursedf in advancing the prosperity of the settlegrentex ?
 as they derive thir geneal lom from the model of ${ }^{\text {a }}$, British House of Commons, so they have chawn their rules and system or of hritish Hocedire from of Come source. The distinctions ape of course hoth immeroy

NEWFOUND. liAND.
vening ot that luty if "Myanti" of that y yher wrons mience" ${ }_{n}$ tes rethese nit lias foreigi ulation regaetpuent d, con-c-laws, mintu er imof the uld ต5" an might etically
erns of esition $y$ kins of the conld settled e locel ; that ulation distant hat, in $s$ foncmuch unghit. earned int but he less

NEWTOINO. IANO. Lanind, und. thereforic the lawx und rules of l'arthament, as moslified by the exigencies of the rasp, max be taken as the wafent fuide for the comulnet of the fonncil und Amembly, nud fore your own proceedinge towarde them.

 them the whole conron of proceedings to be adopted for giving eflieet to we much of thone instrictions ans relate to the convoking the Asasmily. Vispecially yous will consider tho proper fornes of the writs to be uddressed to the returning aflicera, the proper phaces for holding elections, the most convenient times at which they ent tahe place, the neeresary nrangements for the reseoption and arcommodation of the legislative borly nt the town of St. Jdin's, the most cone venicut method of openhig the linat seswion of the (inneral Aswenhly with approz priate, aud ilecopons wolemintios; mul, uhave all, the topieso to which ditir :cttention whould in the first instanese Ine directend.

In combormity with the juresedents in nse on similar occosions, a proelamation haw hemapprovid, Nechatatory of the fiture symtent of guvernment to be observeal in the colony. This prowlannation yon will canse to lwe circulated in the most pmblic: mameréás son as conveniently may beofter your arrival."

It has for the present divided the country into dectoral districts, had has Wermined the number of members who are to be returned for cach. 'These, howrev, are topies on which it is very probable that the infornution I have twen able to megnire in this kingdom may he erroneous or defective. Any other division of the comitry which may be more generally comvenient; mul my other

 lagislets iment. No change in the constitution of the House, or in the totaden members, can however be effected, except with Mis Majesty's


In accordece with the uniform course of precedents, your Commission conatimparia Comeil which will participate with the Assembly in the enactment of laws. It is not, however, to be denied that this part of the fatablished system of colonial levislation has heen practically found to be attembed with nome serions dilliculties. The members of Council, deriving their muthority from the Ruyal Commission, have not aeddom been regarded with jealousy and distrust hy the great bedy of the people. Their elevation in rank und whethority has hint too often firileil to induce a corresponding dagree of public respect. Even the mont judicions exercise of their powers has oceasionally worn the mendance of harshness whor opposed to the manimous or the preflominumt opinions of thues to whom the colonists yaked with confidence as their representatives. The Councils, it must be confessed, have not uniformly exerted themselves to repul or to nbate this prejirlice. -The acrimony rugendered by such disputes has sometimes given occasion to an rager assertion of extreme rights on the prart of the Comein, and to a no less determined denial of their necensary and comstitutional privileges on the part of the Assembly. The: Councily have also hern employed as instruments for relieving Governors from the responsibility they onght to have borne for their rejecthon of measures which have been proprocel hy the other bramel of the Legislature; and have not seldom involved them in dissensions which it womblave lexen more julicions to decline. Some of the primepipal inhabitats of the colong, as well as the chice oflieers of the lyed Govarmaent, being usually mombers of the Comacil, are removed from the pruspect of coltaining seats in the Iloms. of Assembly. Even in colonies in which there is a larger society, and a greater nimiber of proper persons to Inerome members of the Legrishature than in Newfoundland, considerable inconvenience has beon fomm to result from raising to the rank of conncillors the leating methbers of the Assembly, and thereby losing their services in that horly. The wigt of any member competent to explain or vindicate the conrse pursued by the cxecutive authorinies las. leen still more severely felt: masares have not unfrequently bern misunderstood, mad it has happued that 5 a trifling misconception, which of few words of timely explanation would have removed, has grown into a serious and embarrasing eontroversy. The effect
3-"f the institntion, therefore, is too often to imluce collision lotween the diffrime branches of the Legislature, to exenipt the (ioverion from- it due sense of rejposihility, and to deprive the representative body of some of its most useful liech the ilject of ir in the Anjesty's uctions. ion contment of 1 system th wome from the diditrust ority has mullance inions of entatives. retives to disputes - win the sury and hure also onsibility meen proinvolved some ris of the veal from n colonics ursions to de incon:illors the $s$ in that lue course ely felt: wied thint ould have The effiret :n the dif. te sense of most use-
ful menisera, let the compensation which might utove forn thewouvila is not shained, and the Conucil doem not nasimo in the colony a jumitions, or an mithe-

 the nutiguity of the inatitution itself, confers un the perpuge of shís comenty.

Ailverting to theme conulderntions, aud bo bation hintury of the Itritial Nurth "American find Weat Indian any, urrangement which should ron a single House, in which the repire official servants of the Crown. An
$\qquad$ garil with *atisfuytion Ithe Anerinty thtut ronld lee met liy thet givernment cximaty y if the vilvnatague crisor "an mmbivited in Iritish Goiama, and is found to per which it jromisas in theory, hy ell responsilility an often at he molopes or bents, und by escuring to theme all the infor pondereal by mombers officinlly converanat w the vurions sulficeta honught under their comaderution. This, however, is "a "ysteter", which "prevaiked in Guinna In.fure the conquest of that' settloment hy "ireat. Hritain, nad" which; I upprohend, Ilis Majenty could nöt entablish hy she exercise of ,has prevogative it Xiwfoundland.: If, howover, The Conneil und Assemhly, me ertablished by vour Commission nud.instructions, Nomld comenr inthe view which I have takent if this subject, and should be slispoised to puns a bill for aniting the two Houses, with a elause suspeoding the opernaion of the Javis fifer the slgaification
 Bill. Should the design be entertained I think that the colonind meretary, the gttorney-general ind the chiaf officer of customs wonlf bee the nowt proper 'prams to' hold sents in the Asmembly, by virtue of theif ollicial situlations: they would lee enabled to explain the viewn of the Execpaise Covernment upon the prineipal points which coidd be brought inder the conpideration of the Legislature; und the introduction of so binall a inmber as "three gentlemen mominated by the Crown could not be supposed in uny degreo to ocontrol its" deliberations. Upon thes puint it is only neceseary fo side, that the Bill should be mif framed, as, in depriving the Eouncil of its ligislative functions, to ullow of its continuance ng a boly "to which the Governor "3inght resort for " advise during the inturvats betwden the sessions of the Ligjoghture, and upein other cecasions when it might be couvenient to him to do so; for this purpose, however, a numerous boly is not required, and I have, thereforc; at present only recommended to His Majesty bne gentleman, not holding iny officinl situntion, for a sent in the Gouncil. The geñtleman whom I hive selectelt is Colonel "Haly, who hus been strongly rucommended by yoursedf, wite t" whom a durmant commission will be granted, authorizing hime to assume the government of the colony in the event of yous alsence, in order thut the regular diseliarge: of. the duties of the subordinate offecers may not be jnterrupted by their being called upon to ussume the temporary indministration of the grovernionent.

In conteroplation of the clange which has been efficeted in the internat government of the colony, it was resolvid to mply to larliament to cantimue in firge, the Acts By which the celoloration of marrages the adininistration of jinstice, ind the cogduge of the fisheries are regulated. Bidls are now pendiug for that purpose, ain! will, I trust, be shortly passed into law. The Marringe and the Administration of Jnstice Acts, heing matters exclusively of, local concern, will remuin in force until the locul Legishiture sluall see fit to repeal or to ulter them. If the Conneil and Assembly slrould think that uny chunge is requisite on "ither of these-topics, the remely will therefore be in thicir owa hands. The Nutfonmdhad Fisheries Act affeets interests piritly local, mud partly co-extensive with the trade and navigation of the empire at large. It will thrrefore Ife continued'in torce for tưo years. Before the expiration of that time it will be fit thint the local Legistature should be inved to considgr the subject in all its

- hearings. So much of thebstatute as relates to the mevigation und commerce of this kinglomn may then be revised by Parlianfent, with the benefit of the asistance to be anticipated from the labours of the Council ind Assembly; so - nuch, on the other liand, of the statute as refers to interests properly local may phen also" be remitted to the lecul Legislathre for their decision.

By one of the two Bills to which I have referred, provision is made for transferring to the" Goverhor, Council and Assembly of Newfoindland the uppropriation to the public service of the island of all money levicil there under any Parliamentary authority", From 'lis existing yevenues His Majesty has reserved

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## sti CORIRSPONDENCE RESPECTING THE GOVERNMENT Of

NVWFOUND. baND.
nothing fir his unn ungualified disposal, bat las pheed the whole under the coutroi of the lownl lagislature, with the exception of a sum which mast be applied fir the support of the Governor, the julges, the colming seeretiry, and the attorney-general. This arruggenent will, I trust, "flectually olvinte the difliculties whicl hume herem so sensibly felt in other colonies, und satisfy the inhbalitants of Ilis Majesty's fixect purpose and carnest solicitade to pronote to the utunst of his 'power a wise ceomony in the expemiture of the prablie revenue, ind to respect the constitutionul rights of the popular branch of the lacal Legishature.

You will ohserve that the expense of collecting this braneh of the reveme is - Tw be dedueted from its gross proceeds, and that these arrangements do not emblrace any part of that reveme which aecrues to the Crown in virtue of His Mujesty's prerogatives. Suell, lor example, are the rents of the proceeds of the sules of Crowir lands, rechente, fines and forfeitures. Hig Majesty is, however, gracionsly pleased to mithorize you to assure the Council and Assembly thut whutever money may acerue to the Crown in the island will alwuys be applicd towards the expense of the civil or military government, or towards oljects strictly and exelusively local.
I hope shortly to eonvey to you the authority of the Lords Commissioners of the Treasury for the nipportionment of that part of the Parlianentary duties whiel will be applicalle to the support of the public officers already enumerated.

I have, \&c.
(signed) Goderich.

No. 2.
(*o. 8.)

- No. 2. -
(右) (C.)
Copy of a DESPATCH from Governor Sir T. Cochrane to Viścount Goderich.

> My Lord,
( Newfoundland, St. John's, 13 Feb. 1833.
As soon as the two branches of the Legislature had mado their preliminary arrangements, and were prepared to enter upon business, I transmitted each a copy of your despatch of 27th July last, No. 15, the main object of which was to reconmend to their adoption the amalgamation of the two Houses into one boly.
This document was laid before the Assembly on the 9th January, and on the following day the IIouse waited on me with their reply to that part of it containing the suggestion before mentioned, a copy of which is annexed, and by which your Lordship will perceive they have at once rejected the recommendation.

Between the period of my return to this Government and the opening of the colonial Parliam nt, I availed myself of every favourable opportunity to draw. the attention of the influential part of the community to the important subject that would attract the carly consideration of the Legislature, and the advantages your Lordship anticipated from thḯ union it suggested; and although I was apprehensive that the plan did not meet with general approbation, I certainly was not prepared for the prompt and unhesitating negative which has been given to it ; for from all I can learn the question scarcely went through the form of a discussion, having been disposed of on the same afternoon it was submitted to them.
It is not the least singular circumstance attending the general disapprobation the measure of amalgamation has met with, that while all come to the sane conclusion, many do so upon diametrically opposite grounds. Those who are considered here as being democratic' in their principles reject the measure, because they apprehend that the infusion of officers of the executive government into their Assenlly will ultimately give them such an asceudancy over its members, by their superior knowledge and acquirements, as to control their proceedings; while another party, who claim to be more constitutional in their viewsfare strenuons in their opposition, and-maintain- that to abofliff the Council and place some of its members in the Assembly, would be to establish a democracy, as the voices of the few officers of Government thus introduced, yould be at all times borne down by the representatives of ther perple, who
would not fail to array theuselves arainst those whom they wonld consider as having no community of interest or feeling with them.

Between the two parties; however inaccurnte their conclosions may be, I fenr there is not the least prospeet of effieting the object your Lordship contemphinted: und perhaps your Lordship will think the time arrived for the consideration of the establishment of a permanent ${ }^{\text {Conncil, as }}$ I conclude the existing one has becn viewed by your Lordshiys only as provisional, intil the result of your suggestion should be known: indeed the Council, as at present constituted, is nt varianee with the 63d clanse of the Royal lnstructions, by which your Lordship will perepive there nre many powers which the comncillor administering the government in the ubsence of the Governor cannot execute without the consent of seven, whereas six is the present extent of that body; und it ecrainly will be very desirable that n few of the principal inhabitants be alded to it, to give weight to its proceedings, particularly on any point where the Council may feel it to be its duty to refuse nssent to some measure advocuted lyy the Assembly.

I think, indering gllowance for nbsentees, that the Legislative Council should not consist of less than 9 or 10, of whom four or five slould be selected from the principal inhabitaits; and I feel it would be an ndvantage if the Governor be allowed to have an Executive Council, consisting of the senior member and the officers of Goverument of the legislutive boty; for it has always appeured to me an anomaly that the Governor should have to einsult upon the propriety of some measure, on which he may entertaín considerable doubt as to its expediency; the identically same persons who have already in another place disposed of the question. Indeed, would further suggest that he may be permitted to call to the Executive Council, nither one or two other persons unconnected with either/House; such for instance as the High Sheriff, who is always an important person in the colony, and some other individual who, from his station or talent, may be calculated for the situation, but who does not choose to meddle with the politics of the island.

It is, I am aware, the practice in many colonies for the chief judge to be the senior member of the Council; but I believe I an supported by many persons well versed in colonial affairs, in the opinion that it is not advisable he should form a part of any political body; in the first place, it interferes very much with his other important duties; and secondly, the conduet it may lead him to observe in his political capacity; is apt to bring him into collision with the inhabitants, to whom it affords an opening to ascribe improper motives to his condact on the Bench when it may be at variance with their prejudices and views; and your Lordship will agree with me, that it is of particular importance in a colony, where, unlike the mother country, the judge is persopally known to, and more or less brought into contact with. the people, thathe should stand entirely aloof from every thing but his own particular duties; and I have every reason to believe the present chief judge is of the same opinion. It would, however, be desirable that the Governor may be empowered from time to time to call the chief judge to the Executive Council when any question of law becomes a subject of consideration.

Should your Lordship approve of the suggestions I have had the honour to throw out, the names in the margin are those which I should propose to add to the Legislative Council, which will then be composed of the gentlemen named in the accompanying schedule, of whom I have placed Colonel Haly as seniof colony, and who, being entirely free from other engatgements, can with more convenience than a government officer devote himself to the constant attendance at the Council required of its senior member.

## (signed) Ihave, \&c. <br> (signed) Thos. Cachrane.

Enclosure 1, ins No. 2. Scileduáe:
J. Dunsconulie,
W. Thomas
J. B. Gartard,
C. F. Benneti,
J. B. Bland, exqrs.

Encl. 1 , in Nis. $2^{\prime}$. Colonel William Haly, senior mamber
F. The Commandant of the Troops.

The Attorney-genernl.
The Colonial Secretary.
The Collector of the Customs.

NEWFOUND. LAND.


NIWFOLND. LaND.

To Ilis Excellency Sir Thomas John Coochrane, Knight, Governor and Commander-in-elifef in und over the luland of Neerfoundland end its Dependencies, \&c. The humble Address of the Ilouse of Representatites in General Assembly.
May it please Your Excellency. ?
Your Excellency having leen pleased to tay before the House of Assembly a copy af a letter from Viscount Goderich, Ilis Majesty's Principal Secretary of State for the Colonies, dated the 27th day of July 1432, and the attention of the House having been called to that part of the letter which proposen to amalgamate the Legislative Council with theIlouse of Assembly, the House beg leave to state to your Fxcellency, that baving taklen the matter into their most serious consideration, they are unanimously of opinioi that the measure recommended by the Right Ionourable. Secretary, not being in accordance with the priuciples of the lritish constitution, is in nowise applicable to the circumstances of this colony.
In the Ilouse of Assembly, io Janmary 1833.
Then pansed in the llouse of Assembly.
(signed)

Copy of a $\boldsymbol{H}$ ESPATCH from Governor Sir T. Cochrane to Viscount Goderich. . $=$ \% ${ }^{\circ}$. Newfóundland, St Johor's, Morich, 12 March 1833.
Ir is with extreme regret, that in so short a period after the introduction of the new form of governncut into this island, (und of which I had indulged the hope it would laver leen in my power soqy to have reported favourably of its operation), 1 find myself under the neecssity of communicatiug to you a sudden and unexpretell check that has been given to its proceedings.

From the first opening of the Sessien, the House of Assently have beeny remitting in their attention to their duty, and with the exception of some trifing occasional chudition of feefing incident to the first acquisition of power, the proceeclings of the House have been markerd by a decorum and propricty, as well as a real anxicty to exert themselves fof the good of the conmunity, which! reflect muedh erredit on so young a body.
Having communicated to them that it would be necessarythat they sllouild provide for their own cxpenses ufter the 1st of April, and furnishecithem with sn estimate of the probable amount for the current year, they entered upon the consideration of their ways and means, and prepared and passed a bill laying a duty on wines and spirituous liquors, lecing the most judicions and least birthensome tax they could impose. This Bill was sent to the Council, and I was not a little surprised to leary from the colonial secretary that there was a probability it would be tlirown out.
It muy le proper herc to acquaint your Lördship, that on the first opening. of the session, with the view to facilitate the puiblic business, and that cach branch of the legislature might be aware of my power in assenting to, and, by consequence, their own jir enacting Bills, I sent to ceach a copy of my instructions bearing on that point $;$ and a reference to your Lordship's despatch to me of the $\mathbf{2 7 t h}$ July last, 'No. 16, will bring to your remembrance that a clause prohibiting the taxation of British trade was omitted from my instructions, expressly to. remove any doubt its insertion might give rise to; notwithstanding these instručtions were in many points obsolete, 1 and more or less deviated from in: every colony.

Immediately on being made aware of the proceeding likely to take place'in. the Council, 1 read to the colorial secretary your clear anil explicit" reply to that part of my letter of the 20fh of July last, on the subject of import duties, that he might make what use feppleased of $i$ it at the Board; but notwithstanding his having communicated if purport, the president and the attorney-general threw out the Bill. My aistofishment was the greater at the course ihese gentlemen had pursued; from its having been wholly unexpected;-for although the

Bill 1 not a Yor the re was or leaditu tain t served Some Addrs It the re their 0 me to acconn contai genera local

Bill had been in progress for weeks, mal its existence well known to every boxly, not a whisper ever reached me that any excoption conld or would be taken to it.

Your Lordship, will readily imagine that the Assembly were much excited at the rejection of their Bill, und the community at large very inuliguant ; and it was one of my first endenvours to avail myself of any influence I had over the lending noen of that body, to molerate their feelings and induce them to maintain that decornm they hul, in thrir disenssions on the subject, hitherto ohserved; and I am happy to say they have on the whole met my expectations. Some few days after the Bill was rejected, the Honse whited on 'me with an Address, a copy of which, with my reply, I have the honour to annex.

It is of course out of my power to communicate to your Lordship a detail of the reasons assigned by the president of the Council and attorney-genersl for their opposition to the Bill, and the former is too tenacious of his privileges for me to think of asking for an account of what he stated in the Council; buththe accompanying short report of his speech, I understand from several persons, contains the substance of whut he said on the occasion. From the attorneygeneral I can only learn that he founds his opinion of the incompetency of the local Government to impose duties on articles already taxed by thie fipperial "Parliament upon general principles, supported by the 6 Geo. 4, c. 114.

If these gentlemen shall be found to have decided correctly, the every Assembly, Council and Goverijos in every colony will have been acting illegally for the last 100 years, pand evely Spvereign and Privy Council for the same period will haye sanctioned and abetted snch illegal acts; for I believe there is, not a local legislature that does not impose import duties : and in contradiction to the statemnent made by Mr. Tucker; that in Nova Scotia they get rid of the diffichilty by putting the duties on as an excise, I have now before me the Jourual of the Proceedings of the Assembly of that province for the year 1830, im which I not only find they impose duties of excise upon home made articles, and duties upon imports to a large amount, but that in a Conncil hecld by His Majesty on the 1st November 1830, of 47 Bills, passed ${ }^{2} \mathbf{n} 1820$, and submitfed for approval from that province, one is intituled "An Act to alter and continue the Acts, now in force to provide for the support of His Majesty's Government in this Province, and for promoting its Agriculture, Commerce apd Fishecries, by granting Duties of Import on Wines, Brandy, Gin, Rum and other distilled Spirituous Liquors, Molasses, Coffee, and Brown Sugar;'" and another intituled "An Act for the firther Increase of the Revenue by imposing a Dully" upon Articles Imported from Fóreigin Countries;" and again in the same Council was submitted one passed in 1828, "An Act intituled an Act to alter und continue the Acts now in force to provide for the Support of His Majesty's Government in this Province, and for promoting its Agriculture, Commerce and Fisheries, by granting Duties of Import on Wine, Brandy, Gin, Rum and other distilled Spirtugous, Liquors, Molasses, Coffee, and Brown Sugar."' All which Acts were confirmed by His Majesty in Council, after having andergone the ordeal of being reviewed by the Lords of the Committee appointed for the consideration of all matters relating to trade and foreign plantations.
Now, my Lord, 1 think, with such evidence before thenf, both the president. and the attorngy-general ought to have had some diffidence of their jutgment before they persisted in a measure which has thrown the colony into confision, and have been satisfied with entering a protest or have referred the question home for their guidance in future year. Still, if they were fixed in their opinions, although errorieous, and conscientionsly considered their duty and the enuctment of that Bill at variance, however their decision might be regretted, it would scarcely expose them to censure. But yonr Lordship will perceive, from a pernsal of the report of his speech (the authenticity of which $I$ have no doubt), that Mr. Tucker did not confine himself to the measure before the Board, but commented upon the wisdom of granting that constitution His Majesty had extended to the colony; a line of conduct uncalled for, and which I cannote biut view as reprehensible. As a government officer, whatever his impressions © it was his duty, I conceive, to supprese them the moment the measure was decided on, and to give his countenance and best endeavours to its success; it was the rule 1 prescribed to myself, and I think ought to have been observed by every other prblic officer.
Mr. Tucker's refusal to assent to the Bill on the groupd of expediency was little less objectionable; for, whether in his opinion the colony could or could not bear 579.
$\because$ taxation,

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## po CORIRESPONDENCE RESPECTING THE GOVERNAENT* OF

 IAND. represerntatives hall voluaturily and cherffilly imposed the tux, as being, ilie most aplreppriate mul lonat onerons; ;und with one execpion (and that indivilual at the time uloselyt from ill health the Council was composed of Government officers whe hatr no stake in the island, and therefore could'not fiirly oljgeet to the Bill on personal cousiderations. Adtu ns little to be commenuled is the threat the president held out, that, whatever the fate of the Bill rhight he with the Council, In would distrgurd it on the buell; and after having unnecessarily travelled oun of his way in disenssing the measure before him, Mr. Tucker cannot be surprised if the community have (lowwever unjustly) taxed him with an intention of rendering abortive His Majesty's gracious intentons hy the course he has pmrsucd.
Your Lordshin will rendily feel the very peculiar positioy in which I ndw find myself. Whthe the intention of closing my demands on the Treasury for the support of the island on the first of next month, (as from your instructions, and
 calling upm the Ilonse of Assembly to provide means to meet the necessary expenditure, and I mulerstand that atter they shall hase prepared a memorial to His Majesty; to lee forwarded ly the conveyance which takes this, that I'shall be applied to his them to continue to sarry on the financiid department until the decision of lis Majisty's Government slaill be knoyn. The hody to whom I should naturally look for advice upon the prestay ogeasion is His Majesty's Comeci : but its conduct has been so decidedly gig trinuque with my opinions, that it would be useless to consult it in the present empgrenty ; which concis so fully within the view I lave taken of the Itarstion of an Efentive und Legislative Council in the comniunication I had the honour to addeces your Lordship on the 13th February, that 1 trust it will have some weight inflic decision your Lordship) may cone to upporit.
In closing this despatch, I think it right to .uld f fhat the Assembly were demfons of pinsing their Revenue Bill with all expedition, knowing that vessels with a quantity of the articles intended to le taxed were daily expected, and there is every reuson to lelieve that, in consequence of the failure of the Bill, the place will mon be overstocked with them, and the loss of at least one twelvemonth's arevenue will pubably result to the colorify:

Your Lordhbiji will realily metieve that I shall be most auxious to receive your conpanands ns to my future conduct inc ty anomalous position in which $I$ anm placel!; and as ressels almost daily sail'from Liverpoo for this port after the first of uext mouth, may 1 reifuest your Lordship will be good enought to forward your despateh throngh the sanne channel as those communications you honoured me witll in November last, by which means I shall te in possession of your wishes many weeks sooner than $I$ could be through the usual channel of the North American muil.
igned) Thos. Cochrane.

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Enclosure in No. $\mathbf{3}$.
To his Excellencys Shomas Johar Cochrane, Kuight, Governor and Commander-in-chief ind over the lsland of Neu'oundland and ity Dependencies, sce. \&c. \&c.
May it please your Excellency,
We the جepresentatives of His Majesty's dutiful and loyal subjects the people of Newfouindland, beg leave at this Time humbly to bring to the notice of your Excellency the circumstances of enibarrassment in which this colony is placed owing to the rejection by the Legislative Council of the Bill lately passed in the House of Assembly, granting to His Majesty certain duties on all wines, und on all brandy, gin, rum, and other spirituous liquors imported into this island.

In the early part of the Session your Excellency was pleased to lay before us an eatimate of the civil eatablishment, and also a statemeht of the sum necessary to be raised, in addition to the small amount of revenue at present at our disposal, for the purpose of: defraying the charges of the civil establishment for the current year.

After having ootanined, through application to yor Excellenef, thowe'doeuments and
that information requisite to enable us to judge of the necessity mid propriety ofighe supplies to be voted, we did, in due tithe, take into our mature consideration the ways and means of raising such additioaal amount of revenue as would meet the public expenses of
he Govarnment; und in impasing the duties mentioned in the Hill for granting to Ilim Majesty certain daties on all wine, aud on ull brandy, gin, rmm, and other spiritnoun lifuorn imported into this island, we not only eautiounly avoided'intertering with the operation of such Acts of the limperinl Purfiament for the regulation of the trade of the British posmessions as are now in force, but we also exercised our beaf judgment in the Nelection of such articles as we considered legitimate objects of taxation, by impowing those duties npon articles of luxury, carefully abotaining from increasing the price of anything necessary for the support of the poot; anel in fruming the 13ill, we had further in view the oollection of the dutien imposed by it at the leant porsible expense.
The Bill, after lisving passed through the regular stages in the Lower House without a dissentient voice, was sibsequenitly sent to the Legislative Council for concurrence, but to our grent surprise and satunispment was rejected by that body, on the- ground that the Legislature of this colony does hot possens the power of imponing duties upon any article imported into it,' alrendy snliject to duty under any Act of the limperial Purliament:'und, if the arguments sondit to be supported by the Legislative Commeil can be mantained such is the nature of the commefce nad the circumatances of the people of this island, that it would be impossiblef for us to raise the monies necessary for the supphirt of the Government and for cther pollic purpoges; since, without the power of levying taxex upou articles imported into the ishand, there it not, in our opirion, uny other mode by which a revenue, alequate to the wants of the colbny, could be raised.
Bat notwithstanding the opiniqn of the Legislative Council to the contrary, manifested by the rejection of the Revenud Bill, we are slecidedly of opinion, that we do not only possess the power of risising a revenue, by imponing duties upon the articlea mentioned in ;the Bill which has beey lost, bat that, in the course which ive have on this eccasion pursued, we are horne out by the Acts of the Legislatures of the neighbouring colonieg, which Acts have been from timet to time confirmed and approved of by His Majesty in Council.
, It is unnecessary for us to enumerate the evils thnt must arise from the occurvence of this unfortunate event, which is calculated to create a feeling of discontent and dissatisfaction in the minds of Ilis Majesty's subjeets iur this colony; and we camot but view with the deepest regret the conduct of the Legislative Council at this early stage of our proceedings, since, if the power of raising n revenue by the Bill which hss been lost, and which they have denied to us, could not be exercised, the benefits which would have accrued to, and which Hia gracious Majesty intended to confer upen this island, by granting ita legialative constitution, would be loat, theipublic improvementa which we have contemplated must be abandoned, and our endeapipits otherwise to ameliorate the condition of the colony would be cramped and frustrated के

Under the present constitution of the Legislative Council, we have also to regret, that it required a majority of three-fourths of the members present to enable the Revenue Bill to to be passed through that body; and we cannot but cousider the course pursued by the Council as manifesting a feeling more calculated to check the early operations of the Assembly than to promote the Beat interests of the colony.
${ }^{\text {w }}$ Under these circumstances, which we cannot too deepily lament, we deem it our duty to tay our situation before your Excellency, and we humbly request that your Excellency will be pleased to inform ua whether you possess any power which will enable your Excellency to relieve us from our present embarrassment.

In the House of Assembly, 4 March 1838.
Then passed in the House of Assembly.
(signed) J. Bingley Garland.

Mr. Speaker, and Gientlemen of the House of Assembly,
IT is with deep concern I learn from your Address that any circumstance has occurred to interrupt that perfect good understanding which it is so desirable should exist betwecn the two branches of the Legialature, or that any proceedinga on the part of the Council have been auch as to lead you to apprehend that they will create feelings of discontent and dissatisfaction in the minds of His Majesty's subjects in thia colonv.
It is a further source of regres to me to be informed that the Council has felt called upon to refuse a Bill you deem wof such importance to the island, and the rejection of which you consider will be injurious to its intereste, and those benefits lost, avhich you had anticipated as the result of the conatitution His Majesty had been graciously pleased to extend to this colony; a measure which 1 feel no doubt has been the source of no leas concern to the Council than it has been productive of disappointment to you.
The Bill to which your addresa alludes not having reached me; I can forp no opinion how. far it ia in accordance with the laws of the Inperial Parliamets and the Royal Instructiona ; but the same deaire which (with the wiew to facilitate the pouljc buynesa) leat ne in the commencement of the session to send to each branch of the Legiglature a copy of that part'of my instructions bearing upon this subject, now induces me to state, that on perusing the draft of these instructions, I observed a clause which, it appeared to me, tended to defeat theonly means the colony possessed of raising an adequate ravenue for the sapport of its government, that of a tax upon importe; and heing mest antions that no-obstacle atoydd exist likely to impede the succesaful operation of the new. conatitution, I addreased His Majenty's Principal Sectetary of State for the Colonies on this poipt, from whom I received the reply I now read to you.

COHILSPONDEXCE RESIECTING THE GOVERNMENT OF
"Onrefirpure (i) your inaructions yin will provive that the clanme prohihiting the Governor from wnine lim annent to mis the alliecting the tride or commerie of the mothy

 purpuren then $1 / 10 \mathrm{me}$ of rusing a reverue."







EWHOLNOL.aND.

Parlinment, pamael in the math yeur of the reign of his late Majesty King Gicorge the Furth, intituled, "AnA't to regulute the Trade of the British P'omessiom abrod," attaches to und is payahle upoos fircigun apirita, therely avointing the imponition of any duty which might have the eflieet of on iliscriminatmug duty. In fruming the Bill we had two main oljgects forther it! view, firat, the necessity of ruutiounly avoiding sury intefference with the pulisy or "preation of the Act of the lmperial Parliament ubove mentioned; and, necondly, the waving of the heury "xpense of' an excine entallinhment in the collection hy, the oflicers of the euntomes of the dutiem ingowerl in the Bill.
 sote, win in due furm trammittel to the Derginlutive Council for their conentrence; bat, to
 diprive un of the: powro of raising a revenne nelegtunte to the wante of the colony hont which noulit, in "i gremt mensure, dentroy it right inlurent in us an the reprementative of a free

 betieve canned its urjectivis by that lady, is, that the articlen mentioned in the Bill having buwn ulready sulbiecied to duty by the waid Act of the linperial Parlinment for the regulation of the thade of the British possensions abroad, the Act of moy calomina Legindature impowing ndditional dution on the same urtiches; is, "epmgant to the Cheprerial Act, and consequently of tio hiores or etfict.
I'fon a carefod review, honover, of the Aet of the Limperial Parliament in question, we are it " lows to diseover anything thrion om which the legindative Council could have formed such an opinion, mul we lambly submit that no parte of the Bill which lum pussed through one bramele of the leckiahture is repugnant or in opposition to the said Aet of Parlianent" for the following reasons: The Aet of the Imperina Parliament in question was passe! at the time the Govennuent of the mother country wisely determined upon extending to your Mujesty's colonien the privilege of prosecuting in direct trade with foreign còantries, and the primeipnl object of the Act, an itn title expreasen, was the regulation of the trade of the Britisli posmessions ubroud, aid theprotectlon of Britinh mumfiactures by the iniposition of high iutes of discriminating daty upfin articles of foreign growth or prorluction imported into the colonies. That it was the intention of the laperial larliament to levy taxes upont afticles consumed in the colamies no further than was necesaary for the regulation of trade, clearly appenrs from the 13 th suction of the Act, whereby the produce of the daties collected by means of it are directed to be plaoed under the control of the local Legislaturea of the colonies respectively, thus confining the Aet within the saving of the declaratory statute passed in the 1 日th year of the reign of his late Majesty King George the Third, concerniog taxation by the Parliament of Great Britain in auy of the colonies, provinces and pluitationa in North America and the West Indies. But we humbly conceive that there is nothing in any of the above-mentioned Acts of the Imperial Parliament which prevents the Legislutures of the colonies fron raising a revenue by imposing duties upon articles of foreign growth or production imported into thetii, provided the same be not discriminating dutien.

As a further reason thàt such could not have beent the intention' of your Majesty's Government, we would humbly refer your Majenty to an Act of the General Assenibly of the Province of Nova Scotiar, passed in the year of our Lord 1420, and intituled "An Act for the further Increuse of the Revenue by imposing Duties on Articles imported from Foreign Countries," (a copy of. which is hercto annexed), whereby certaje duties gre imposed upon vurious articles of forcign growth and production, 'expressty in addition o, and over and above the duties paynble upon the same articlen by the said Act of the mperial Parliament for the regulation of the trade of the British possessions abroad. This Act of the Legislature of Nova Scotia we find was afterwards, on the 1st day of November 1830, approved of by your Majesty in Council.
That the Imperial Parliament has itself recognized the power of a colonial Legialature to impose additional duties upon artieles already chiargeable with duty by the said Act of Parlimment for the regulation of the trade of the British powsessions abroad, we would humbly call the attention of your Majeaty to a statute of the Imperial Parliament passed in the 7th year of the reign of his Inte Majeaty King George the Fourth, intituled "An Act to alter and amend the several Lawa relating to the Customs," tho 44th section of which recognizes and sanctions a duty imposed by the Legislature of Canada on spirits, in addition to the duty payable thereon under the said firat-mentioned Aet of Purlinment.

But we deem it unnecessary to adduce further arguments in support of a position which admits of so little doubt, for indeed if the conatruction put upon the Acts of the Imperial Parlianent by the Legielative Council could by any, means be correct, the Legialature of thia colony would be deprived of the power/of raising a revenue by imposing dutiea upon articles of import, as no other means adequate to that purpose are within its power, and the numerous adyantages which the colony would have derived from the conatitution which your Majesty has been gracionsly pleased to confer upon it, would be thereby in a great meabure lost.

It is to us matter of deep and serious regret that the Legielative Council should have felt itself called upon to reject a Bill, by which we contemplated raising funds at the least aufticient to provide for the support of the/civil establishment for the current year. We would here alto humbly-tring to thas notice of your-Majeaty; the lituiteck-wumber of the-Legichative Council, and the fact that during the whole of the discussion on thia important Bill, only four of the members of that body were present, who being equally divided upon the question, the Bill was consequenfly fost. Under the circumstances of embarrassment in 579.

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No. 5




 amours.

 of your commons, we ted that there it we other somas left us, than that of making our attinthit how" tit your Majesty, ansilpod that twill receive your Majesty's earlient com-


 che lavomathe commelerathon of your Majenty'w Government in making provision for the "upper of the suerminit of the colony for the present year.
 Aantuibly.



Downs; the tho tires sessions of the colonial Legislature the Comet adhered in all respects to lis Majesty's Instructions, and to the usages of the Councils in where colonies: but yon the third session taking place, I unexpectedly final that they hat thought proper, fit to alter the appellation of the senior minimus to that of " Speaker:" secondly, to change the quorum from three, as fixed by Lis Majesty's Instructions, to Ave; and thirdly, to make it essential that the Striker mould be one of it; ind moreover, as I was further given to understand, to make the situation of Speaker elective. I could not but be extremely surprised that they should take upon them so unceremoniously to invade those Instructions to which flay owed their existence; and perhaps it would have bern the most correct mode of proceeding immediately to have noticed it; but fer ling that those who introduced sinh innovations would in all probability be indices to adhere the this I preferred allowing them to pass unobserved, and intended to confine myself to communicating the circumstance to you, for your Instructions thereon; ind 4 was uboint to have the honour to address yon when it presented itself tom me, that ar (though that a ergnizance of what passed, it was put lecture me in that official amd formal shape which might place my assertions, in some part of the detail, beyond contradiction; and to prevent the possibility of any mistake on my part, r directed the letter. No. 1, to be addressed to the chief justice (who, arriving in the Colony between , the second and third sessions, originated the change in question). In consequence of this answer (No. 2) the letter No. 3 gas addressed to the attorneý-general, and on receiving his reply (No. 4), message, , jo which No. 5. is a copy, was transmitten ti the Council, and to which its unsure (No. ti) is attached.
I do not pretend to know what are the rights or privileges of the House of Peers with reference to answering any questions His Majesty may think proper to put to it, mind on which I conduce the Council now take their. stand ; but if the latter mean to do more than claim those rights and privileges, so far as the aniflory is maintained between their position amt that of the imperial Pariantent, it appears to me quite inadmissible.
The blouse of Peers, I believe, hold whatever privileges they possess by prescriptive right, and not by an authority emanating from the Crown; and whether in the event of their doing myything so extraordinary as to. alter their constitution, as well as the name or title of the individum presiding over them; they could also refine to explain the nature of the transaction to lis Majesty,
 offer an opinion; but with reference to the colonial Councils; the case is altogethe different; they owe their existence entirely to His Majesty's Instructions,

Bxectwifr, tis tate the and uny (ix) ulitive
nal caro nll pirta bing our ext comthe may erand by to claim for the and it certainly uporarn to me not only rensomble, but esmentiat, that in the event of their heing aypuasel to deslate from thowe Inatructions, they should at leant explain whether they have done ous or not; and I consider that in the mere question of the change of tithe of the fenior member, to wonld hive been fully competent lu me to bure refinend to reeogmiane hilm hy the appellation they have adopted. The Council laving, lifinever, declined to afford any explanation as to their proceeding it remaine for me to do wo in the most aceurate manner niy information will permis.
It upprars thent on the opening of the third Seasion, Mr. Bonlton offered certaina miles and regulations for the guidance of the Comeil, and one of which is, "that four membery n ith the Spenker shall colntjonte n quotun." He alme informed the Conugil, that they mighe cleet their Spenker, and that he was willing to gubmit to any choice they might make. llut it in ruther mingular to say that l cannot, from the nemulere of Conncil individually, ascertain whether they did uctually elect "Spuiker' or not. From oise I lenrn that no clection took place; from mother, that nome metmally but one virtually did; nud from a third, that he considered ine clection had taken placy; but the factso of the case I believe to lie betwern them, and that nfter Mr. Bonlton had acquinted the Council with the" "xtent of their right, nud their not proceeding to elget any one clase in con-" formity thereto, her topk possesaion of the chair.

It is, howewr, of minor consequence whether they actuilly madé un election or not, if they consider that power to be vested in them; and that they do mo, or rather that Mr. Bonlton, the proposer of these alterations doen so; I had from himself; us lee explicitly stasted to me, that had the Honse elected another person he would liave yieldeif up the chair; which would fog to esfalilish a right excieding that of the Assembly, who most first be directed to dlect their Spenker, and then have hini npproved, before he can take the chair.

Ilaving druwn your attontion to what I consider " decided infringement of His Majexty's Insiructions, and an unconstitutional act, even if in other reajecets un udvisable one, I shall have the honour to explain to ofon the present inconvenience that arises from this arrangyment.

Iby His Mijesty's Instructions uny three members of the Council, as thereh named, can furm a quorum, whiclewe lound, during the first and secome sessions, to be a great coniremience when circumstances, on many occasions, prevented the attendance of the seaior member. Under the existing rule, however, phould the Speaker be unwell, atsenit on/a circuit, or elsewhere, it is impossible to procced to business, because the Conncil have placed it out of their power, if they adhere to their own" rules, to nssumble withont him. On stating this difficuliy to the chief justice, he considered I night nominaterine, as His Majesty would in the
 claim, , us thére is not a vestige of such ad eforty conterred on me by His Majesty's lastructions, consequently the serviees of the Council might be rendered diltogether nugatory.
Having had the honour to lay before you the infringement, on the part of the Council; of the Klug's Instructions, and the thconvenleuce arising from it, I may observe that, censidering thut the Council has been increased to nine, it might possibly le advisable to add one or two to the quorum ; nor do I conceive there is any oljection; on thie contrary, it may be very proper there should be a Speaker whose presence should be necessary on all frdinary occasions to conduet the proceedings; as, ulthough it must be desiruble that the public business shall not be obstructed by a coutinued absence on the pat of the presiding menber, it may be-attended with some incenvenience to the geteral regularity of their proceedings to have frequent.or daily changes ef the presiding officer. But any alterations which may be deemed advisable in the constitution of this body must, I'apprchend, originate with His Majesty, and be sanctioned by a similar instrun. ment, and under the sume furms, as those Instructions which I have the hoaourd at present to hold from His Majesty for my regulation and guidance.

I have, \&c.
(signed) Thos. Cochrane.

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Finclomireatin No. is.
(Ns. 1.$)$



 for fis liverllency'n mfurmation, what cifennmature'g fran forl to tho alteritum, and whimer it

 frim the infaer nurimbers of that lmaly,

I huve, Ne.
The Ilomourable the C'Jore' Juatice. (mighed): Itw. ('rowily.
(Nin. 2.)
St Johoin, Vewlinum
sir.


 mathon, you have uidverterh,

I-hive, ke.
The Hououralalo Mr. Sucerginey Crowily:
(No. in.)
-Secretary'w Ollice, is Augnat imas.'
 I a st dircctig jution, with hin repily, and to requent yois will argunint me with what you may deom the proper unil prigular chorse to purnue to utain the information dowired.

I bare, \&e.

- Thie fonourable the Attorney-Gieneral.
(ngncal): Jis, ('roundy.
(Nin, I.)
Attorney-Giemeral'w Olice, 2 Sept. 1834.
Sir,
I nen the lonotir to ucknow letge thá receipt uf your letter of the. ioth ultino, wogether with copies of tha correspenulence thereim referred to, reluting-to tha ilteration adopted in the procedings of the La'gialative Conncil lis respeet to the title of the premiding councillior, who is now whyled Sjeaker instead of I'reaidcut, ns heretofore, and reyuewting I will inform you what I may demm the proper and regular coursie to pursue, in order that hiy Fucellency ingy be made nequainted with the eguse of this alteration.
In unawer to which inguiry I beg leave to mate thist if the jounnala of the Council do not yirld the information reguired, I am not awner of uny nore proper method by menns of which his Excellency may uscertain the matter' than that of hin lixcellency mending a mensage reynemting to be informed upon the point.

But it apperañ, to me that such inguiry might raise a question of privilege, if wuch title of Preailengor $x$ panker remain within the diacretion of the Council to adopt at their election, since prectudenta ire to be found in the legislative constitutions of the Bratish coloniem.

Iut if the atyle or "itle of the presiding member of the Council be predicated by IIf Mujesty'm Iustrhetions mationg to the institution of the General Ansensbly of this colony, any
 of a nesmage remonst' ${ }^{2}$ ting against such deviation, if such alteration do not meet with the congurrence of hix Excellency, and much procecting would, I apprehend, lead to the expla nation'required.
The Ilon. Mr. Secretiry Crowdy.
I have, \&c. (signell)

James Simmas.
(6)
(No. 8.)
Tine Govemor having observed in the joumata of the Council a nite of that body, which plovides "that four members with the Speaker shall constitute a quorum," his Excellency is desirous of calling the attention of the Council to tlie circimstance of the rule in question befing in opposition to that clause in the King's Instructions which fixed any three as the nhmber of the quorum, and also of being acquainted, for His Majesty's information, whether the title of Speaker embraces anjothing more than another appellation for the wenior
Gómber present.
 Chut, Mr. Auc. Mc.
"un *年 May it plemun your Noerllency











> (No. ti.)

Corv of a DESPATCH from the Hight Hon. $\dot{T}$. Spring Rice to Governor Prencolt.
Sir,
 I nave received Sir T. Cochrnne'n daynuteh oif the 22d altimu, Nos. 47. reapecting the pretempons advanied loy thg Comicil of Newfommillanil netiug in their lagislative capneity.. As the communientions whigh tgok phace lortwodn himedfuml that lokly were not designed to murmount diny pructieal dilficulty which had notually urigen in the ndminintration of the Govermuent, but rither - to obvinte certain lateat and nnuvowed cham which it was sipposid that the Couneil wory about to ndvance, I min not convinced that the whole thacusump might not with more, pradence hava been avoikel. . But when I nolvirt to the Aditrens to Sir Thomas Cochrane of the Ieth: Septeruber hast, signed by MF. Boulton, the chicf justice of the colony, on heharf of the Comill ut hiege, 1 do not think that it woull be possible, with propriety or saffety, to prasw umotiond the principles which that Address either asseres or intimates.
The Copncil decliae to answer the inguiries proposed to them by the Goverhor, on the ground that a freedom from all interrogitions as to the motives of theirprocedings, is amongst" "the neccasary privileges incident to thin House as a co-ordirate branch of the Lagislature." "The Aldriss bears the foflowing subscription, " J. II. Boulton, Speaker:" It might perhaps seen frivaldus to bentow much or nny notice on the designutions which the. Board of Gquacil/thus assume for themselves, and for their President, were it not that those exprepsions are evidently employed in relerence to the inijuiries which they dechne to answer, und as un indirect ussertion of the rights of which they refuse, at the Governor's instance, to conter into any explanation. The context thus gives a significancy to the-terms they have employed, which might otherwise be altogether wanting.

In the adoption of this lauguage, as connected with the previons messages, may I presume be discerned the purpose of claiming for the Council, in thrir relations with the Governor of the colony, the privileges which belong to the upper Ltouse of Parliament, in the telation borne by their Lordships, to His: Majesty. Šuch an analogy, if not urged beyond those limits within which alone it can properly be maintained, may perhapa be udnitted; if carried further, the pretension refutes itself by the consequences it involves.
It may not improbably be conjectured that the constant fesidence of Mr. Boulton in the proviuce of Upper Canada until' his transfer-to the Bench of Newfoundland, inay have induced that gentleman to form, and that his nuthority may have led others to adopt, views respecting the constitution of the Council, which, howover accurate in reference to thie Canadian consfitution, are inapplicable to the form of civil government which for nearly two denturics has subsisted in the other Transatlantic poesessions of the British Crown. The distinction between the office of the Legislative Councils of the Canadas, and that of the Councils of other colonics posiessing General Assembites, is however of too much importance to be overlooked.

## of CORRFSPONDENCE RESPECTING THF: GOVEHNMENT OF

NTINFOLND. L.AnD.
-The Cumadian'Ingishative Conncila derive sheir origin from the constitutional Actor 1791. Ther were molies formed in nowed initation of the Ilonse of Legs. Their finctionswere to be exclusively Legishative, and ans the equats nere to be holden ut tenst for the life of the iumbern, so also provision wan made for rembering fleir ments hereditars; and for connecting them with hereilitury titles of honour. On the other hand, the Councils, as they. now exist in Jumaien andehe other British West India Ishunds, origiuated in lhoyal Commissions, of which that of the Government of Newloundlanel is a literal transcript. These Conucils were origimally designed to filfil no other function than that of advising the Ciovernup as to the acceptance of haws passed by the IIouse of Assembly, or upon any other question on which, in his administration of the Goverument, he might luve occusion to consult them. The Governor himself was acenstomed; runtil aperiod of no remote antipuity, to preside at nll their deliberntions, those comueted with the enactinent of laws not excepted. The modern though well established practice is, to observe the distinction betwern thie mectings bolden for deliberating on Legislative Acts, nad those which are holden to nlvise the (iovernor when iefing in his executive cupacity. Still it is ond and the same body porforming two thatinet duties, and not two distinct bodics, ench charged with osplarrate function. The tithe of "Legislative Conneil," assumed hy the Conncil of Newlonmiland, is a designation to which they have no legitimite cham. They are simply the Board of Gouncil, nad, except ly llis Mijenty's express sanction, the Governor cannot recognize then under any other appellation.
The practical importance of thedistinctions to whieh I have been adverting is very considerhble. The Canadian Legishative Councils enjoy, as incident to their peenliat character, the right offregulating by their own votes, whateser rutate's to their internal reonomy and proceedings. But at the Conncil Board at Newfonndhund, as with the corremponling lodies in other colonies, there are certinin internal regalations whell it belongs to. His Majesty to establish, and to vary at his pheasure. Thus, the King, by his Commission and Instructions to the Governor, has invariably deternined what slull be the number of members, how many shall constitye a puoruth, by what menus seats shall be vacated, and on what momber the precelency shall, on every different contingency, devolve. The clain to the title of "Spenker" whieh Mr. Bonlton advances, is nltogether inaderissible. By virtice of his office le is, under the King's Commission und Instructions, President of the Conneil, and nothing more. If it be really true that le claims to act as Spenker under any form of election, sneh a pretension is not only unfounded, but wholly at variance with the Parliamentary unalegey urged in its support. There is no instance of an elected Speaker of the Hoyse of Peers. Again, if it be true thant the Council lave disregarded His Myjesty's Instructions respecting the number requisite to form a quorum, and lave ytablished a new regulation for their own government in that respect, such a quim is plainly subversive of their own authority, as contradictory to the instru*

Should it appear desirable to tho Council of Newfoundland that any variation should be made in the Royal Instructions which regulate either the proceedings of the Board, or the number of meinbers constitutiug a quorim, an address to His Majesty praying that the necessary alterations may be made, is the legitimatismode of proceeding. This course you wilt not lail to recommend to them, ar shall be prepared to lay it at the foot of the Throne, humbly tendering to His Majesty the advice which cipcumstances may seen to require.

Amongst the dyties of the Council, the punctnal transmission of their journals through the Goverior to His Majesty, is one of the most indisputable. You will, therefore, on the receipe of this despatch convene a meeting of the Board of Council, and lay before them this communication, and you will intimate to them that His Majesty will "xpect a dae observance of the instructions. to which 1 have last adverted. You will further convey to themi the expression of His Majesty's confident hope that those journals, when, transmitted, will show that they have steadily adhered to the limits of their constitutional authority, and that the designations assumed in the address of the 18th of Septemler, Joth for the Council itself, and for their president Mr. Boulton, rwere not intended as an affirmation of those claims which Sir T. Cochrane attributed to them, claims which it would bei the daty of His Majesty to
titutional Honse of the senats ision wus ith here：－ exist in Conimis－ ranscript． in that of IIouse of on of the himeself all their ed．Thu betwern hich are Still it or distinct cgislative to which ucil，and， lize them adverting cident til whaterer Board at there are h，conil to actions to members， ：racated， tingency， vances，is Commis－ If it bu n，such a amentary ker of the rded His ，and have et，such a he instru． variation oceedings iddress th do legiti－ d to them， udering to Ble．You ag of the you will he instruc－ them the ansmitted， istitutional 18 18 th of －Boulton， Cochráa Majesty to untenance

## NOVA SCOTIA，NELV BlUUNSWICK，sc．

discountenance and oppose，if unfortumutely they should at any tince be advanced by that Lody，withont their having firyt obtainetl His Majesty＇s express sanction to such changes in the constitution of the dolny：

NI：WFOUND－ LAND．

1 have，\＆e．
（igned）T．Spring Rice．
－No．\％．－
No． 7.
（No．10．）
Copy of a DESPATCII from Governor Prescott to the Earl of Ilberdecn． My Lord，Goverument House，Newfoundland， 7 April 1835.
I nave thie honomr in transmit herewith an ndilress which has been jresented to me by His Mrjesty＇s Council．

I have，\＆e．
（signed）I／．Prescott．

To Hhs Excellency Henry Prescou，Exq．，Conpmion of the móst Lonourable Military Order of the Bath，Governor，太c．太ic．太．c．
Miy it phease Your Execllency，
We，His Majesty＇s dutiful and loyal subjects the Council of Newfoundhand in Parliament assembled，having taken into our consideration the despatch from the Right honourable the Secretary of State，dated the 21st October last，No．6，which was laid before the Council by your Excellency，deem it a duty which we oive no less to His Majesty than to ourselves as a branch of the legislature of the island，to lay before your Excellency，for the information of Lis A ajesty＇s Government，the following observations thereon．
The Secretary of State，in his despateli，points out four several instanees，in which he states that we have departed from the Royal Instructions，and－have exceeded the just limits of our cunstitutional suthority，viz．
In assuming the title of＂Legislative，＂when aeting concurrently with the Assenbly in legislating for the colony．
In the application of the term＂Spesker＂msteud of that of＂President＂to our presiding member．
In changing the number of members required to form a quorum from threc to five，and
In the refusal to answer，on the requisition ot Sir Thomas Cochme，certain interrogutories． as to the motives of our proceedings in some particular instances．
The title＂Legislative＂was used by the Council in theirjournals from the first opemng of the legislature，and so far from being objected to by the Governor，it was applied by Sir Thomas Cochrane in his first message transmitted to the Couneil after the oppening of the legislature，and the same style was generally used by him in his subsequent messages during his administration of this geverimment．
If，therefore，in the essumption of the title＂Legislative＂the Royal Instructions have＇ been departed from nnd the limits of the Council＇s constitutional anthority have been exceeded we must observe that it was an error ínto wbich not only the Council but the Governor algo naturally fell from the character of the functions we were called upon to discharge．
In the substitution of the term＂Speaker＂for＂President，＂the Council wais influenced hy the circumstanee of the former appellation being more parliamentary in its signification than the latter，and certainly by no expectation that the change of title would bring with it rights not before enjoyed；or that the person appointed to preside over their deliberations， under whatever title，could derive his authority from any other source than His Majesty； und we beg leave expressly to disclaim all idea of an election having ever been con－ templated by us．
The Council further desire to remark，that as the councillor who would administer the Government in the event of the death or absence of the Governor，would do so under the title of＂President，＂the change of term alluded to mighi，in such case，avoid confusion．
Withonit a wish or intention to interfere with the Koyal Iostructions，the Council，in nominuting five as a quorum，followed implicitly the spirit of these Instructions；for while the Council consisted of six members，His Majesty declares that three shall be a quorum； when，therefore，four new membera were added to their number，the Council，seeing also that the Governor＇s Commission requires that all laws ame to be enacted by the Governor with the consent of the＂major part＂of the Council／and Assembly，did not consider that they were acting in opposition to His Najesty＇s directions（as gathered from the Commission anid Instructions collectively）when they increased the quorum to five，being one－half of the members now composing the Council．
In speaking of the motives which induced the refusal to reply to the interrogatories put to the Council by Sir Thomas Cochrane，we trust that the character of the individuals －579．

## ton (OHKEGOONDENCE: RESPECTING THE GOVERNMENT OF

NEWIOINL. L.INU.
 wilt whil then firom the: hast muntution of linving ucted with, noy desire to emberrass His Magenty'a moprexntitise, und we beg to nsware your liverelfiney that we were wolely und entindy induconed hy n wish to mbintain thome priviloges which we conceive to be exsential fo our chasacter as an indejembent limuch of the legosinture, und which in so indispensably
 ullancmetalily mitler ut our himeng.

In a conitremere with the Asambly, the Commeil aserted the same right of frecdom from



 hold on puhbe apinion which the property and imelependence of its nembers, as well as the untuguty of ine matitnten itself condiers on the prerage;" shen it in eymully certain that to muintuni that lohline ine public opinion which it is essentint the Conacil shoulal poasess they must be froe nud mushackled (on their deliberations, whether these have for their end the
 or the poriding fir the exinencors ot the publice servige und the internal improvement of the colony.
In ilios "claming for the Commeit, in their relation with the Governor of the colony, the prisileges which helours to the tpjor dlonse of Pirlianment, in the relation borne by their Lorkhise to Ili, Minjosiy," we trust we have not urged the anulogy beyonil those limits whin whuls alone it ean proporly be muintigised ;" mud while we ure most muxious to ofler estery posimber respect to ilo representitise of Hia Majesty, we louk with confidence to Ilia
 vilesers which will not the domed to the Assembly.
In loril (iombrich's deypateh, ullided to in the Govermor's mesaage of the bth January Inti3, mul sent to the " Lerislative Coumeil" for its consideration, his Jordship observea, "For your wow quiname it may be right to olswrve that colonial Assemblieg, us they derive their genemil form frim the mutel of the British Ilouse of. Commons, no they have drawn their ulan sud syatem of procedure from the same sonree. The distinctions nre, of conrse, both mumerous und inportant, and grow ont of the dissimilarity of the circunatances of the representative berlion of on amall colony mul of min extensive kinghom; but in general the ambory is muintancel, and therefore the laws and rules of Parliament, as modified by the exigences of the "are, way be taken ns the snfest guide for the conduct of the Council and Assembly, und lior vour own procecdings towards them. In aceordance with the uniform comrse of precedentr, your Comminsion comstitutes a Council, which will participate with the Asembly in the cuactment of luws. The aerimony engendered by auch disputes has sometuns giv'l orcusion to an eager ussertion of extreme rights on the part of the Council, and to a mon lem determind elenial of their necessary"nal constitutional privileges on the part of the Asormbly. The effeet of the institution, therefore, is too often to induce a collision hit twen the dindirent branches of the Legislature.

From these exprespishs it is evident that Lord Goderich did not consider the Council a mure board for ulvisimy the Governor, but in its legislative capacity a co-ordinnte branch of the lexishature, ognally responsible to the Government and to the colony for the passing of just and salutary laws; nud vested with constitutional privileges, and with a legisfutive anthority to enforce due oreler nod regularity while discharging their public duties.

In taking the "Laws and Rules of Purlianient" for their guidance, the Council have followed the suguastions of Lord Gulerich, nad they now respeetfully beg leave to aubmit for Ilis Majentys inspection a copy of the Ilules which they have adopted for the regulation of their procesdings, humbly soliciting llas Most (iracious Majesty to recognize the right of the Conncil to make rules the government of theirolegislative proceedinga, in the ame manner us the Assembly has ever done.

Inless the Conneil be considered a co-ordinate branch of the Legislature, inveated with powers similar "to those exerciset by the Assembly, and nccessary for the support of their constitutional iuthority; unless they be protected in the free and independent expression of their opinions, they would soon become obnoxious to the celony; and be indeed what Lord Goderich describes, " lnstruments for relieving Governors from the responsibility they ought to linve borne for their rejection of measures which have been proposed by the other branch of the legislature."
(signed)
fi. J. Boulion.
Rules and Regelations to be observed in the Legislatiye Council of Neufoundland.

1. Tus: members of the Iegislative Council are to sit in the order prescribed by Hia Majesty.
2. The Speriker, when he speaks to the House, is alwavs to be uncovered, and is not to adjourn the House, or do anything clse as mouth of the House, without the consent of the members first had, excepting the ordinary things about Bills which are of course, wherein the members may likewise overrule, as for preferring one Bill before another, and such like. And in case of difference among the members, if is to be put to the question; and if the Speaker will sucak to anything particularly, he ia to go to his owr place as a member.
3. That
4. That immedintely after the Nueaker shbill have tnken tife chair, the doorn shall be closed, and the Jourrias of the preceding lay lee alwnys read.
5. Thut any menibre may nt nuy time desire the llouse to be cleared of hatrangers, and the Sprenker shall inmediately give dircetions to execute the order, withont dqbate.
a. When the Ilouse is sitting, every member that ahall enter in to give and receive nalutations from the rese, und not to sit down in his place unlesw he has male hing oheinance.
1f. The members in the, 1 pper Homise are to keep their dignity und orpler in witting, an much ans may br, und not remove ont of their places without junt cunse but when fhey mut needs go aeross the Hthese, they are to make obsinnace to the chair.
6. Whell may menhers npeak, they address their mpeech to the rest of the members in general.
a. Nu member is to apork twice to nuy lill at mey one time ot reading it, or to nuy other proposition, unless it he to explain himself in mome material point of his Apeech, but ne new manter, nad that not withont leave of the Ilonse first oltainel. Eivify member spenks atanding und nucavered, nowl numes not the memparis of the llonse fommonly by their numess but "the mrmber that apoke last," "last but two," \&ce, or some other note of elistinetion.

NEWFOUND.
LAND.
9. Thut such memberis as shall make protestations, or enter their diswents to any votes of the House, as they have a right to do, without anking leave of the Ilouse, either with or without their reasones, shall canse their protestations or dissents to be entered io the clerk's book on the next sitting day of this Howse, befire the riving of the llonse, otherwise the same shall not be entered; and, shall alaos sign the anme before the rising of the House on the same day.
10. That all oriers of the lay, which by renson of muy ndjonrmment ahull not have been proceceled upon, shall be considered only as postponed to the next day on which the Hlouse shall sit.
11. To prevent misunderstanding; and for nvoiding offensive speeches when matters are debating, either in the llonae or at committees, it is for honour's sako thonght fit, and is so ordered, that all personal, sharp, or tuxing specehes be forborne, and that whosoever answereth thother man's speceh shall apply his answer to the matter without wrong to the person; and as nothing oflensive is to be spoken, sonothing is to be ill taken, if the party that speaka it shall presently inake a fair exposition or clear denial of the words that might bear any ill construction; and if any ofience be given in that kinhd, as the House itself will be very sensil)le thereof, so it will censure the offender, and give the party offeided a fit reparation and $n$ full satisfaction.
12. That for avoiding all mistakes, unkindncss, or other diffcrences, which may grow to quarrels tending to the breach of the peace, if any member shall conceive himself to have received an affront or injury from any other member of the llouse, either in the Parliament House; or at a committee, or in any of the rooms belonging to the Legialative Council, he ahall oppeal to the House for his reparation; which if he slall not do, but oceasion or entertain quarrels, declining the justice of the llouse, then the member that ahall be found therein offending ahall undergo the severe censure of the llouse.
13. That when a question ia under debate, no motion shall be received in the House, unless to amend it, commit if, postpone it to a certain day, or for the order of the day, or to adjourn.
14. That all motiona deemed special, two days' notice thereof be given to the House; and any motion (with leave of the llouse) may be withdrawn at aniy time before amendment or deciaion.

## 16. That no motion prefaced by a written preamble shall be received by this House.

16. That when the question hath been entirely put by the Speaker, no member is to speak upon the question before voting.-
17. That after a queation is put, and the Housc hath voted thereon, no member shall depart out of his place until the House hath entered upon some other buainesa. -
18. That at votes, the contents do rise in their places, and the non-contents continue to ait; and that the contente and non-contente shall be taken and entered on the minutes at the request of any one member.
19. That the clerk is to enter no order until the Speaker first denand the assent of the House; and the clerk is to read every order first in the House, before it be entered.
20. That each member has a right ta require thay the question, or motion in discussion, be
read for his information, at any time of the debate.
21. To have more freedom of debate, and to facilitate business, committees are appointed, either of the whole House, or of individusla; committees of the whole Horse ait in the House, but then the Speaker site not in the chair ae Spenker."

## 10. COBRESPONDENCE RESPECTING THE GOYERNMENT OFٌ

## NEWPOIJND.

 laND.22. That when the House shall be put into a committee of the whole Ilouse, the House be not resumed without the unapimous consent of the committec, unless upon a question put by the member who shall be in the chair of sueh committee.
23. That in a commitce of the whole House, the rules of the House shall be observed in *o far an they may be upplicuble, excepting the rule limiting the tines of apeaking; und that mo motion tor the pervinus question, or for adjournment, can be received; but a member may at nuy time move that the chairman do leave the chair, or repert some progress" uade, and usk leave to sit agnin.
24. That select committers usually meet in one of the committecorooms, as the members alike. The members of the committee speak to the resf uncovered, but may sit, atill if they plense.
25. Every member to sit in hin due place when the llonse is put into a committere.
26. At any eommittee, mumbers of the llouse, though not of the committee, are not vicluded from coming in and speaking, but they must not vote; they shull also give placo to all that are of the committee, und shall sit behind them.
27. When anything that hath been committed is reported, the members of the connittee stand up.

2U. No man is to enter at any comnttee or confercnec, unlese it be sucli as are commanded to attemb, but wach no ure members of the llouse, upou pain of being punished s.verely, with example to others.
24. That no mesage from the Assembly lie received in this Ilouse, with a Bill or otherwher, unless the object of" it be expressed verbally, as lath" hitherto been practined.

3u. When notice in given the Ilousa hy the Usher of the Black Rod, that a nesage or deputation is sent by the House of Assembly, they nttend until the llouse is prepared to receive then; We being sented, they are then adnitted. On their coming up to the bar, with three obeisancea, the Speaker goes down to the bar, and receives their message uncosered'; the nessage is then read and delivered to the Speaker byone of the members of the deputation: on their retiring with three obeisances to the llouse, the Speaker resumiea the chair, and, standing uncovered, reporta the message for the infogmution of the members: the lluuse then resumes the business it had before it.
31. None are to speak at a conference with the Lower House but those that be of the committee; and whes anything from such conference is reported, all the members of that committec present are to stand up.
32. As it might deeply intrench on the privileges of this House for any member to auswer an accusation in the Ilouse of Assembly, either in person or "by sending his answer in writing, or by his counsel there, upon serious consideration had thereof, nind perusal of the precrilents in the Upper Ilouse of the Imperiul Parliament, it is ordered, that no member of this House shall either go down to the House of Assembly, or aend his answer in whiting, or appear by counsel to answer any accusation there, upow penalty of being committed to the black rod, or to prison, dpring the pleasure of this Hoyse.
33. That no member or officer of this House, without leave of this Mouse, shall, by order of the Assembly, go into that House whilst the Houne, or any committee of the whole House, is sitting there; or appesr before any committee of that House, sitting there or elsewhere.
34. That the members of the Assembly be admitted as auditors of the tebate of this House, or any other persons introduced by a member of this House.
33. That it is the right of every member of this House to dring in a Bill, and pray that it may be read.
36. Bills are seldom opposed at the first reading, but are generally committed upon motion at the sccond reading, at which time the principle is usually debated.
37. That no arguments against the principlo of a Bill shall be had or admitted in any committee of the whole House apon such Bill.
38. That pi Bill shall be read twice on the same day; that no committec of the whole Hoose shall proceed on any Bill on the same duy in which the Bill is committed, unless the House, upon motion, shall see special cause for the common utility to change the same course in any particular instance.

3i). That in a committee of the whole House, a member may, at any time previous to a Bill beiug passed entirely, that is to say, all the clauses, preamble and title of tha same. $\underset{o}{\mathrm{o}} \mathrm{m}$ e to have any particular clause thereof, that may have been passed, reconsidered.
40. That to annex any clnuse or clauses to a Bill of aid or supply, the matter of which is foreign' to and different from the matter of the said Bill of aid or supply, is unparliamentary.

11．That proof that notice of the intention of any person or personn to apply to the Legislature，dor it interference reapecting any local nuater，should be given in the＂Ruyal Gazette＂of Newfoundland at leant once in each mgnth for mix monthe preceding the nession in which such application is to be made．
42．That every petition which is brought op shall lay on the table two days befure it is read．
4a．That the allegations in cevery prtition for a private Bill，meant to originate in thin tlonse，shall le first referred to a kelect committee，and the matter thereof reported upon be－ fore the introduction of any such Bill．
4．That every meniber who shall introduce a Bill，petition or motion，upon any subject which tuay be referred to a committee，shall be one of the committee withut being named by the House．

43．That whens a private Bill is brought from the other House，the prineiple of whieh is admitted，this Housc，by message，may either request a conmunication of the evidence received in proof of the allegations，or matter whereon the Bill in founded，or the committee of this llouse to whom it may be referred shall examine the said allegations，and on report－ ing the 1jill，ntate whether the same or matter thereof bo founded，and whether the parties concerned in interest or property therein have given the consents to the satisfaction of the committee．

46．That the forsgoing be considered a atanding instruction at all comitrittees who shall meet upon private Bills；and further，that they require all persons／whose jutere⿻三丨口刂 or property they shall consider to be affected thereby，to appear in permon before thest to give their consent thereto；and if they cannot personally attend，they maf send their cuisent in writ－ ing，which shall be proved to the antisfaction of the committef；and that when any com－ mittee shall be appointed on a private Bill，notice thereof shall \}e set up in the lobby of thia House seven daya before the meeting of the said committee．
17．That when a 1 lill originating in this llouse has once pa sed through its Analstage in this Huuse，no new Bill for thè same object can afterwarda，be qoginated in this Huyse dufing the same session．
41 ．That for the future no motion shatl be granted for mifking any order of thia Il oúse a standing order，or foe dispensing with a etanding order the same day it is made，nor before the members of this llousc in town shall be summoned to consider of the said motion．

40．＇That four members，with the Speaker，shall constitue a quorum．
60．That ony member of this House being desirous to infroduce any Bill，shall be at liberty to cull upon the Mauter in Chancery attendant upon thif Hodfe to digest and drauglit the same；who shall be allowed as his fee for the same the dum of threéguineas．
（No．S．）


Copy of a DESPATTCH from Lory Glenelq to Guvernor Preseost Sir，
vi Downing－street， 30 Jume 1835.
I inve received your despatch，fated the 7 th April last，No．10，enelosing an＇address to yourself from his Xajesty＇s Council in Newfoundland，on the sinbject of the remarks made on their proceedings by Mr．Spring Rice in his despatch of the 21 st October last，No．a．

The claim of the Conncil to the possession and exercise of powers analogous to those of the House of Peers of Great Britain and Ireland，raises many wide and abstract questions，which I think it unnecessary and ineonvenient to diseuss． It is sufficient for the present purpase to say that the Council have now afforded those explanations，to their refusal of whieh is to be attributed the origin of this debate No practical question remains，for the decision of which it is neccssary to engage in so extensive an inquiry．

The alteration of the puorum from three，the number fixed hy his Majesty to four，the numbers substituted by the Council，is defended on the ground that the Governor is requind to make laws with the consent of the majority of that body． But the majority of the quorum，on either supposition，will be less than one－lualf of the whole number of councillors．Consequently the change is not vindi－ cated by the only argument alleged in its defence．Until tlje rule established by the King shall be altcred by his Majesty＇s authority，it must be considered as binding and as in full force．

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NEWFOUND. I.AND.

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 of " Legivative." In all yomer commbuicatimes with them you will ullare to the uncient formilary:



## (Now. 40.) <br> Cory of a DESPATCII from Gavernor Proscott to Lord Glenelg.

## My Lurd,

Goverinpent llouse, Newfoundland,
18 Angust $1 \times 35$.
1s your Lorishipis desputel No. B, duted zoilv of Jume, it is nasumed that the number fixed ly the .erginkitive Comucil us their quorunt is four, buit it was interuled by their 4 nth Rula that their spruker with limer other members should furn土 i" quorum, which woild of course he a majority of the whole.
When the Comencil ts aguin nasembled in its legislative eapacity, I shall. tranisnit them a eopy of your Loridshiphs letter, us lacing the best mode of setting the pluestion at rest ; but unlesst otherwise directed, I shall alker the passage relatiug to thut purt of the subject an follows, "Until the Thale for the quorume established by the Kiug slull he altered hy IIis Myjesty's nuthority, it mast be considerevd as binding, and as in full force."

1 have, \&ce.
(sigued) II. Prescott.

> — No. 10.

No. 10.

Ippendix, No. 1 $0 \%$

- Registered 2,153.

No. 8, p. 116.
Vos. $9,10,11$,
, 319 to 134 .
(No, Bi.)
Copy of a DESPATCH from Governor Pressítt to'Lord Glenelg.

My Lord,
Government House, St John's, Nếwfoundland,
I havs the honour to emelose nn Addrens to Her Majesty from the Legislative Council, with some documents appended thereto.

This Aldress* gives a complete history of the dispute which has prevented any Appropriation Act being passed for this year.

- The passage refating to discrepancies between the estimate for certain items and the sums roted by the House of Assembly will he , best explained by the oomparative statement which I have annexed; and that your Lordship may be in full possession of jarticulars, I also enclose copites of messages and addresses between the Honse and myself, which led to a vote being made of $\mathbf{2 , 0 0 0}$. "to liquidate outstanding elaims, and to defray prospective deficiencies;" but this sum would still have been inadequate.

I do not eoncur in the observations of the Council respecting the Road Bill, inasmuch ns the large sum voted is not necessarily to be expended within the financial

Sir
'financigl year ; nul I do not forener nuy precuniary inconvehience from that measum.

I rnclone likewise a enpy of the BiLL of Supply, as nent up by the House of Ansembly, and rejocted by the Councit. $\qquad$

(hare, sec
(signcyl) II. Prescoth.

NELFOCND.
LAND.

Nu. $1 \%$,

Enclosire 1 , in No. 10.



Fo the Qurenis Moat Excellent Majraty.

## Nay it pltane Your Majesty,

Wh, Your Majenty m mant dutiful nud loyal nubjeects, tice Cauncil of New Coundland in
 the most gincerr und aflectionute ntarhment to Your Mujesty's person und government, anil to exprewn our thep regret that, upon the finst ocrusion of our usmemhling at the commemement of Your Mujesty's avspicious reign, ciremastances should have oreurred to preovit the granting to Your Aajgsty loy the (iencral Anmenbly of the wland tho usual and necussury mppliew for carrying on Cour Mujest's government in this colony; but we indulge'tlie belief, that when we shall have laill before Your Majesty the cnuses which hat Iril to thing mitowart remult of our lubourn daring a very protructed sewsion of more than four monthn, Yur Mujenty will not regurd this branch of the Legislature as unmindful of thrir dinty to Your Majenty in declining tu berome parties to an appropriation of the pulbic revenue which in our conscienarewe believe wumld have heen an unjunt towarda many faithful mervante of Your Majenty in Newfoundland, an it would have beein detrinental to Your Majenty's just prurogutive, und sulverwive of those principles whith are essential to the stability of the nixel form of povermment no happily entublisherl in Your Majenty's realm, and under which the depeodencies of the lritish Crown have hitherto been govemed und protected.
Without treapursing beyohd those limits which our position'as a branch of the Legislature would secm to prencribe to animadvert upon the present egnstitution of the Aasembly, which minny persons feured would lesed to the rexults which athinplore, we shall confine ournelven to a nuecinct stutencent of the facts with which we huve had to deul, and of our reasons for udopting the line pfreonituct in relation thereto, which our duty to Your Majesty and the true interesta of the cofowy imipelled iss to pursue.
The General Assembly met for-the deaputeli of búsiness on the 3d day of July last, und has continued ins session, without internisaion, to the present time, although it was not until the 18th day of Octolser, after huving been three monthe and upwards in seasion, that the bill uppropriating the supplien necessary for defrayiug the charges of administering the civil goveriment of the colony was nent up to us by the Assembly. Upon being reud u first time, it was found, that " measure for granting nearly three-fourths of the current year'a revenue for making and repairing roads and bridgea, which had been the subject of a former bill, but had been thrown out by us for reasons assigned to the Assembly at a confereuce upon the subject, was nevertheless tacked to the Supply Bill, in order to coerce the Council into its adoption; that several grants of money to individuals not recommended by the Executive Government, and of the propriety of whieh we were altogether uninformed, together with an appropriation for alleged contingeacies of the Assembly more thun double the aumount which hud been found sufticient upon all former occasions, nud ai very lurge shane whereof was under various pretences awarded to the members themselves, were alno included in this one bill; thus comprising in one general appropriation the entire expenditure proposed for the year. Such a course of procceding we acquainted the Assembly, at a conference, we could not concur in, as it deprived the Couneil of ull opportunity of separately rejecting such grants as we could not approve of.

- On the 21st of Octt the Assembly sent up a new appropriation for roads, which being more in accordance with what. we had represented to the Assembly to be our view upon the subject, although still liable to much objection, was nevertheless pasped by us without amendonent, the Assenihly keeping back the Supply Bill until the Rond Bill was passed.

Immediately on a measage being sent, acquainting the Assembly that the Council had passed the Road Bilk they sent up a second bill, approperting money for defraying, it is true, the greater portion of the uisual chargee for conduofiry the public aervice; but while some charges were not provided for, otbera were introduced which were not required by the Government, and weveral occasional grants, having no reference to the public service, together with the grant for the contingencies of the Legislature, were still included. We

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 aletruyug the mtipendm of the conostahow, for' example, beeng granted in one grows num, it nomid have remanad with the (fovernment to buve diatributed it an,the publice service,
 hern limamed to retrosich, wach retremehment wonld wot have been of the expease of any

 not be athorded, Weonize miy incroane wonld go to nugment the genorni find upplicable to thut mervice, und the leginlature woblal thun be prevented reaching indivinluaberaf all, either fir gomed ar evil.

 unat rempectinlly to refer Your Mujenty to the uscompanying instructions to our wonfercee "pmin the occumon, an well un to the Report of the setect Cummituce upon the nitject.
The promin whomentipende were cither withheld or dimininherl were oppowed ut the late -lectiond to the cundiduten returned for their remective dintriets, while thone whome: atipends w.ri increamel were fricully to ilieir retum, und otherwise onjecte of their finvour. If nuch a courat if hegislatina were once ullowed to take rocet, expecially where the whamastration
 acrinney to the members of the Assembly womal mortly nuparmede devotion to Your
 nutere all attempts of this miner, even at the hazard of a tenysorary sumpension of the applies.

We have alma felt it our dinty mitormaly to romint the tacking to the Supply Bill the appropriation for difraying the contingent expensen of the laginlaturs; und in no inatunce

 have ansimed upon granting to themselves a much larger mun, while the entire grant groprosed by them for coutingencies has increased to the num of $2,3421.28$. 2 d. , which we book ipoun in out of ull reason aid unnecemary; fand, conmequently, we bave insinted that these gronty shall come up an haretofore in a separate measure, that we may, without detmuent to whor guestiona, disenss this subject nuincumbered by other ronamierationa; and the only object for tacking theme granta to the supply Bill in, to constrain on to acquirese in them ruther than lose the кupplien. And we humbly aubmit to Your Majesty, that nothing can be more miconatitutional than for the Ansembly to threaten witholding the supplies for dofroying the umal charges of udministering the govermment, becaune they are not ullowed to uppopisiute a large sum to themselven and to thome-whom they may think proper to patronize.

If they cun appropriate to their own nee one sum under pretence of privilege, they can take whintever they pleane ; but the Council ure of opinion that they woutd tre guilty of a Hagrant breach of their duty to Your Nujenty and to the public did they ullow themselves to participate in'such a manfeat impropriety.

Whatever contingent expensés are fairly incurreal to advance the legitimate interents of the public; or to remunerate individualn, whether members or other persons, who shall hive perfonmed any service demanding a fuir cumpensation, will be mont favourably considered. hy un, with every desire to meet the juxt expectations, of the Assembly; but any appropriations of the public revenue which shall, in our judgment, be manifestly and fagrantly


 (1) Iomir Mupenty:


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 our pure, we hombly loge to ar'quaint Vour Majenty, that the urt year'm revelue, ariaing from dutiew puist into the ercaniry of thee imlund charring thes gear endurg the sth duly lavt,
 whioh there exints in promaneme charges, created by/colonial conacturente, maounting ti






 to the curneat dexire of the Asembly, we reheduntly yivdded our unecoe thereto.
Whero, bowerer, the supply sill came up, yefomal that although it contained un uppoo-
 mon for mome impurtant hranchen of the public mervice had beell either ultogether omiteded or mo liar dimiminhed un to lo totally inadequate to the kepping up the ellieiency of the merviee for which it profesned to privide. Thin swan expecimly obmervalle in the appropriations for ilefraying the varionn charges conmected with the adminimetration of justice In theme particulan the Anmenbly han applied retrenchment with a mont manparing hand, while in all matten connected with the patronage which they began to exereise in' wo remurkable a mumer on pansing the threwhold of their chamber, they have exhibited a proligulity und profusion guite inconfinintent with the idea, that a wine econonyy could have iutturnced the retroneluments/sutmequently made with mo little regard to the etticirncy of the departmenter into which they were carded, or inileed to their being uphelif it $n$ Il.

We humbly denire to lay before Your Majenty some few dethils, from whence, amons otherx, we have drawn the forcgoing conclusions, and trust thint. Your Majewty will chenceperceive how neceswary it has feen for Your Majenty's Council to perform with firmnens und decision a duty, ungracioup, perhaps, in appearance, aunl exceedingly liable to be mip-
conntrued.

Athough the lant Session of the Leginlature, previous to the new elections, ocrupied nearly the same period of time duaing which the present General Amsembly have been in Sexsion, und ulthough no lese than 77 bills received the Governor's aseent, and several others worre introluced in either $1 l o y m e$ which were not concurred in, yet the contingenciex of the Ansembly, including $\mathbf{3 0 0}$ \%. voted to defray the expenses of menibers attending from the outports of the inland, amonanted to no more than 984 l.'0 s. 3 d . an ample sum cousidering the umount of our revenue/and the business accomplished; while the appropriation rade by: the Assembly for their contingencies this semaion, exceeds that amount by the large suau of $1,193 \mathrm{l} .13 \mathrm{~s} .3 \mathrm{~d}$. exolasive of a grant of 215 l. to indemnify such officers and servanty of the Assembly, as had been appointed by sthe. Executivo Government, at the organization of the leginlature in 1833 , but had been excluded from the performance of their dutien to make way for persons appointed by theunelves, being an ex- over the preceding nessiou
 body an delegates, to proceed to England to " treat" with Yourphajesty concerning certhilı alleged gricvance, giving a grand total of $1,008 \mathrm{l} .13 \mathrm{~s}$. 3 d . beyond what was appropriatel by the former Aymambly for their contingencies, the whole of which sum, if real econony were desired, might, without any detriment to the public service, have been applied to, other objects, and wo do not hesitate to ansert that thisslavish appropriation of the public money would be in maty respects unjust and worse than uselens.

NTWVOUND. I. AND.


 fard terfore the laggatuture:
















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 than it die reguril tw the priblac meterenta.
(miched)
II. I. Moultín, I'randent af Comeril.
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## Enclosure 2, in No. 10.

Encl, 2, in $\mathrm{N} \cdot 10$
 Civil Givernnene of thin Culeny, for the Year ending the apth duy of June in the Yof tho

 subject, bave rectureal to the meethesi of bencting in mee bill the nupplies necessury for defraying the opthmry chargen of admanistering the (ioveroment, with cecemiontl grunte of money fior totally dififrent and indeprolent oljacetw, and of mingling the grant for diacharging the incidentul exprosem of the layidhatum with either.
Ifad the Axsmbly udoptal the pourse purnued in the neighbouring coloniex of Nova Scotin und New Brunswick, of my aling up the remolutionn pummed by the Amembly in their commintee of anplyy for the comenrnewe of the Cunaci, und to whel method the Council rifierred at the late conference om Thumbay lant, although mome objections would atill hare exixted to embrucing granta reppicing certain peculiur provisions for regulating their expenditure, nod might therefore tee conveniently made the subject of meparube billa, yet the Conncil would have been happy so fur to hinve met the views of the Asembly, und to have ureseded to a course not breaking in upon impoirtant principles, and would yot have felt it imperative upon them to refuse the bill merely on that necount, hud the varioun grants contained in Fbeen previoumly concurred in by the Counril in the manner above referred to $;$ hut an the Ausembly hun not ailopted that conrne, the Couscil are under the necenaity of again acquainting that llone that they cunnot depart from the conntitutional principlen hud down by then itt their late conference, and that, thry will inut be induced by any conxilderations of temporarydexpedienty to deviate from them.
The Council doea, therefore, insint that thin bill shull les liniifed to "granting to Her Majenty a supply of money for defraying the expense of the civil (iovernmeat of thiu colony. Gor the year ending the, 30 th day of June 1N3A, and that the grunts; for other purpowes. be excluiled ; that the grant for defraying the contingent und other expennes of tise legisiature In confined to unother bill, and that occamionul grants be ndt inserted in the game bill with either.
Theme being the principles upon which alone the Council will proceed, they deuire to confine their objections to nuch of the' detaila of the bill at have an exclusive reference to the ordinary nupplies, not wishing to extend their observations, to matters contained in other parts of the bill until they whall come before them in nuch as shape an that they can be properly discussed.



 conatable at 'Trimity haw been wtruek ofl' altonether, and the malury of sumother at Chalm hona

 the malary of the conatable at Turlmy, ine of the larger mettiementa of the centrul hatrict.





 mimilarly mituateri.



 Annembly of the maturid.

 atipwind to the gail barber. The salury formerrly paid to the murgeon unt of the gavirul fund






The grant for themupuirt of the poor shomid, in the apimion of the Canumit, firm the mint-


 tern than that of "the paser," anel it ought not to be left to the diweretion of the commin-

 of the ageelpaick, intirm will impotene pror.

## Einclosure :1, ill No. III.

Ehel. 3 , in Nu. 10.

NEWITH:NB. I.AN1.
 tranamitter tor them on Momluy luat, nerpminting that liomme thut " Iler. Mujenty'n Conneil hat panmed the bill nent up from the Amenably, intituled, "An Art tor grontiong to Her Majenty eertain Monien for the making und repmaring of Rowdx aud Itrilgen in the Colony, and to provide Efgulationn rewpecting the munce', with mome anmendownta, to bee vinlation of
 in ther Mfnjesty's Council to make any nurvidnent in on hill granting monien to fler Mujeaty," lor the purpone of acquainting the Ansembly that, while the Conneil han no dispowition to interfere with any privilege claimed by the Ansembly, no long an thut House whalt comfine itn pretemsions within reammable and convmient bomind, yet na the King'a lettens patent, from whenee the powern of leginlation ure ao recently derived to botli Howem, comter no eapecial privilege upon either, the Council rannot pennit a mere ansunuption of privilege an pecaliar to the Assembly to be carried tu wuch bengthe we would, if acquiewced in, contrentrate all power and authority, ill matters connected with mupply, in the Ameundly; depriving the Council of that wholemme and malutary check upout the proceedingn of the Asecurbly which they posmena upon thome of the Comncil.

Although there munt obviounly be a wide nud manifing distinetion betwecn the privilugen incident'w or ansumed by the thoune of Commonn, an one braneh of the Britinh Parliament, exercining from a periol of high antiquity suprene authority over a vast empire, and thowe which are applicable to a aubordinate colonal anmembly, recently called into exintence hy Royal uuthority, yet the Council will cheerfully acquiesce in the exercine by the Aasembly. of nuch a modification of the privileges amumed by the llouse of Cumminona an ahull rearonnbly be found to comport with the useful developinent of their legislative powers: Upon thia prineiple, the Council have no hesitation in almitting that all Billn for the granting or appropriating the pablic money, or for laying any additional burthen upon the people, thould .naturally originute in the reprementative branch of the Lagisiature; but that no mmenduent can be made by the Council, even in nuch parts an do not affect the quartum of the nupply to tre granted or appropriated, would be extending the claim hejond those limite which the Council conceive thay mafely be conceded without inconvenience to the public service.

During the ahort period that the Legialature of Newfounclland has exiated, many precedents are to be found of amendmenta being made by the Council in Money Billa, very


Tinclewiur is in No. III

- Mr, N1:abir






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## 12 CORRESPONDENCE RESPECTING TIIG COXERNMENT OF

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onn undeulited right, heels und without restranit, as achordinaté branch of the Legie"

 Putertuin sliserac opiniqus; mid, therefure, if the Assembly nic anxious that Bills of Appropriation slwould not be altered or quended_in the Council, whit simply passed or rejected int the form in which they come up, they hmat send them up in such a shape that the Council may, withont embarrussment, concur in or disent from eueh proposition, otherwise they will fied themselves comprelted to make such amendmghts as they may deem essential, us the ocrusigns shath netr"; nud it such a course shall be in opposition to claims of privilege set up ly the Assembly, the blame will be at their open dowr, for persecering in a course which the Council have un equal risht to dissent from and they take this opportunity elistinctly to urquaint tho'A asembly that they will not be induced, "hy any ponsiderations of temporary expedieney, to devinte from those prine iples which they deem of smeh vitul inportance to the free exertise of un indepondent judguent upon every question that slall be brought under their elelilyyntion.
The Conncil huve ulready rejected a Bif for apiropriating nearly three-fourths of the fohomin revenne, raised during the year, puwards the makiug and repairing of roads and culand laviluthosuticient provision yas maic in that bit for guarding against a wasteatticuded to: and now, with a view to constrain the Conncil to acquiesce in the views of the Assembly, the same apprepriation is tacked to the supplies necessary for cariying on the Government; $n$ procerding which the Council will stendily resist. If oy u perseverance in this mediod of endeafouring to coede the Council, nay ineonvenience whall be experienced on äecombt of the nsual sipplies ngh being granted for defruying the charges of administering the Giderpment, the responsipility will not rest withethe Conncil, as they are reudy to coneirr with the Assembly in paying the nsmul Bill for granting those supplies; and it will not whift dat responsilility from the : Assomblily to the Coungil, their sending upratitt granting those kipplies; with gants of money for other objects tacked tg it, avowedly for the purpose of enercing the Copmein into the adoption of the mensure so tacked to the usual Supply Bill, which they woully otherwise reject or desire to see modified.
The heat partiumentary precedents deprecate the heaping together in one law a variety of unconiected and discordant subjects, as leeing mparhamentary. But to do this in cases where it is known that one if the component parts of the Bill will be disagreenble to the Chywn or to the Lords, nod that if it was sent up alone it would not be agreed to ; uppen this nceount, and with a view to secure the Royal assent, or the comenrence of the Lorrls, to tack it to a Bill of supply which the exigencies of the state make necessury, is aproceeding highly dungerous und unconstitutional.
In the urichlowring colonies of Nova Scotia and Fick Brunswick, to which the Assenihy have so frepuently reteried tor precedents, which they have urged upon the Comucil as proper to be followed hy the legislature in this island, all the resolutions, passed in committer of supply, upon which their Bills of approprintion are afterwirds founded, are constantly sint up to the Council for their concurrence, thereby afforging the Comucil the fullest opportunity of either concurring in or rejecting each proposed grant:- Had this connse been adopted upon the present. occasion by the Assembly, there wonld not thave bern such strong oljections, to embracing all the grants in one Bitl, althongh such a course is not isual in those colonies, In the laryer provinces of-Upper and Lower Canada, in different mode is used, nanely, the appropriating particular grants of money for specific objects in separate Bills; thes preserving the spirit of the coistitition, which contenplates thin free and nuffertered exercise of the juigment in each braugh of the Legislature, upou every distinct sabject brought muter deliberation.

In cither llouse of Parliament it is usual to divide a complicated question, to emable those who ate in tivour of our part of a proposition, hut opposed to another, freely to give their vote upoin either, and it would be considered not most unfiair to frane a complicated question, with u view to deprive meimbers of that method of recording theif, sentiments.

For these reisons the Comucil do insist that the mattens embracel in this Bill, which are, diverse in their,uuture, shall be separatel, 可d they will not concur in estiblishing a precedent, that objects so dissimilar may be put together in one Bill; and more especially upon the present occasion will they resist such an attempt, since the grant for making and repairing roads and bridges has ulready been rejected by the Coutheil, on account of the provisions contained in the, Bill appropriating the same having been deened insufficient, in the opinion of the Conncil, for guarding against an improvident \&ependiture thereof.

Until this constitutioul question shall have been definitely determined, it is unnecessary to discuss the sufficiency or inadequacy of may prarticular items of the appropriation pro= posed, or the propriety of making some of the srants, or of leaving out others equally proper to be made. le to the greed' to ; ce of the ensury, ia not "have hacourse Canadu, " or specific itemplates ture, ujion

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LAND.

Encl. 7, in No 10.

Tue Select Committer uppointed to take into consideration the Bill sent up to the Commeil from thr Assembly, intitulenl, "An Act forgranting to Iler Majesty a sum of Moncy for defrayimg the Expense of the (Sivil Governnent of this Colony, for the Year coding the 3oth thy of Junc in the Year of our Lord 183n, nind for other purposen," and to report their observitions thereon, and who were empowered to sead for persons and papens, and to reseive evidence upon the several points requiring explanation, have, purniunt to the orler of the Council, cxmmined the: mattern to them referred, and have agreed to the following report.

In order to present a clear view of the sulject, the Committec have thought it desirable to class in a tabolar lorm the various oppropriations proposed hy this Bill which require ohservition, under the: following heark, viz. No. 1. Ordinary Charges for the support of the Civil Government., No. 2. Snluriea and Iucidental Expenser of the Legislature. No. It. Misecelluneons Grants. These tubles are given in the Appendix.

The Conncil having upon various occasions, luring former sessions, as well ns recently duriug the present, expressed their decided dianpprovil of the course adopten in this Bill, of tasking to the ordinary supplies grants of moncy for oljects having no relation the one to the other, the Committec have not theught it 'necessary to pursuc a subject which may be regarded tus̆ setthed ly the unaminous decision of the whole Council, more than once expressed; and therefore they have contented themiselves with merely extracting grants of this description, und exhibiting them for more ready reference in the Tuble No. 3; and as the Conasil have expressed a determinution not to enter ujon the consideration of occasionul grants of money so long-as they shall' continue to be tacked to the ordinary Supply Bill, the Committee has not felt at liberty to euter into any inquiry respecting the utility, joutice, or necessity of any of them. For the same reasons they have forborne to enter inded any minute considerution of the causes which have led to the very grent increase, which they regret to perecive, in the contingencies of the Assembly, nlthough they cannot aroid noticing the fact, that these contingencies amount in the aggregate to 2,3v3 l. 2s. $6 \boldsymbol{d}$. being cousidernbly more than double the sum granted lior the like purpose last year.
The Committee also desire to draw the attention of the Council to the fact, that whire sums"far exceeding those granted herctofore for the like services are specifically approphated 'for printing the Joumalk, and other genernl printing, for the Members' wuges, for stipends to the usual servants of the Assembly; as well ay those appointed to new situationis not heretofore found necessary, yet, that a sunn of 600 l . in addition is appropriated for contingencies, and although, the Committee have desired to exnmine the votes of the Assembly, 00 ascertain what charges are included in this gam, the person who acts as clerk of the Assembly refuses to afford the information required.
The Committee have, therefore, endeavoured to procure information elsewhere upon this, point, and although not official, yet they have reason to belicre it to be tolerably correct. They have ascertained that notwithstanding $588 l$. have leen openly and specifically appropriated to the Members themselves, yet that a very larye sum, about. 290l. further, is inclailer in this general sum for the like object; which the Conmittee cannot but express their strong disapproval of. If the Members wish to apply a larger sum out of the public revenue to their own use, surely it should be openly done, so that the public and the Council, whose concurrence is required, should be able to judge of the propriety of the grant.
They have also reason to believe that $50 l$. 'is included in this sum to be paid to one of the members as chairman of some conmittee; and notwithatminding 160l. is granted specifically to R. J. Parsons, the printer of the Patrot, for genernl printing, while only $40 l$. was required for that service from another printer last year, yet the Comphittee believe the sum of 20 l . or more is included in this sum of $699 l$. for printing the speech of oric of the Members.

The Committec have also ascertained; to their entire satisfuction, that much larger sums than were formenty granted to the clerk und serjemintat-arms are also included in this grant, to be paid to persons acting in those capacities, to the exclusion of the officers appointed by the Crown ; and that considernble sunus are therein voted to increase the stipends specifically granted in the Bill to their other servants, who !ave been appointed by themselses. Under these circumstances the Committee would strongly urge the rejection of the entire suin of 699 . Formerly the services designated as contingent were set furth in the Journals of the Assembly, together with the sums for defraying such charge; but now that course is not pursued, and all imformation upon the subject is denied.
To the distribution, huwever, of the monies granted for defraying the ordinary charges of the civil expenditure of the Governaicnt, the Conmittee have directed their earnest attention, because thry are of opinion that principles of the decpest interest and most serious consequence are involved in the consideration of the changes sought to be effected the the sele suggestion of the representaive branch of the Legislature.
By our constitation the sovercign is the fountain of justice, and either directly or indirectly, through the ligher order of functionaries, nppoint to every office connected with its administration, while the Legislature is charged with providing the funda necessary for defraying the expense incurred by such appointurent.

NEWFOUND. LAND.

The responisibility of selecting proper personn to fill nataine of trist being vested in the aserntive brunch of the Govirnment, it is necessary that these selactions should be made hinty und indeprudently, with a view to the efficient discharge of the duties imposied, for which the executive is again responsible. For these rensons the Conmittec ure of opinion, that the method heretofore nud now ndopted by the Assepully in this colony, of mumety approprintiug the various spucitic sums composing the aggregate of the charge for condact. ing chich branch of the pulbic scrvice, if not productive of the evil which the Comunttee aro uhout to bring under the notice of the Council, nt least affords the opportunity far effecting it. The Legislature hax thought it necessary, from time to tiund, to provide stipends for magistrates and constables to reside nt certain places in the diflerent districts of the island In making this arrangement care shomld be taken to keep spparate the respertive functions of the excentive ang of the legislature, otherwise the latter will: be in a condition, in effect, to usirp the functuans of the former. If it be though necessary that therg should be 40
 in gross to meet the charge; and should the legislatnig; apoin any future breasion, be of "pinion that the pulbic revenue conld not, with due regird to other limanelaes of the publiof scruce, bear so heave a charge, it might be diminidhef without affiecting exdlasively the interests of any one in particular, leaving it to the execitivegrovernment to distribute the diminished grount in such u manner as should best preserve the efficiency of the department. The police of Lomdon is paid by the Government, bat it would searecly enter into thefriew of Parliament to regulate the purticular stipend of each policenan.
The Iegikature of Newfoundland, lowever, acting upon this principle, deicends to the minutest distribation, and regulates the precise sum to beypad to ench individuat; the conecpuchce is, that upon eyery occasion where the supplies nire being voted, each njember has pusced in review before/bims the individuals of his neighbourhood who are to receive the most insignificunt smm, mod nu opportanity is thereby afforded of making the person, end not the office, the subject of discussion; and should any eonstible or otber functionary have beconic olnoxious to the members from his quarter of the country, hiy plipend is scrutinizad with the greatest rigour, and perhaps cediced one half, or withely ulfogether, while those who have ingratiated themselves with the same persons have their galaries ruised without rugard to sepvices.

- The Comminter have exauined several witnesses to nsectain if there were any circumstances which could renscombly warrant the changes set forth in thy Tnble No. 1, but have been able $y$ diseover none that wonld warrant no honourable mind in selecting the instances that are there exhibited as proper cases for especial reduction or ay gmentation, for abolition or intruanction.
Tho constable of Ferryland is a very repatable man, has been 1 n office more that 20 years, resides in what may be called the county town of the distrit, where the cireait court is hald, and where there is more business transacted than in wy other place in the southern diatrict of the islaul, with the exception, perhaps, of Burip; heshas received an excellent haracter from several respectable persous residing there, by it appeans from their statemedts that he: is opposed to the Member representing yhat district, and his salary is reluced from $\geq 5 /$ to $12 l$. fect, as the cause of this rediction, that there pre Ahree atipendiary constables.ndded to that ahore, in order to facilitate the adminstration of justice, that his duty is consequently diminished.
In the first place, the Committee are of opinign that such salaries should not be granted ly the Legislature until the necessity of the appontment were indicated by the Government ; bitut in these instances it will be obvious upor an examination even of the Table now under comsidhration, that such inconsiderable plyces as Caje Broyle, Caplin Bay, and Aquafort, all in the immediate neighbourhood of Erryland, and containing together a popnlation of only 530 sords, camot pequire a consta/le in each, while the Assembly have withheld the yalary of the genstable at Torbay; where the population nomounts to 758 inhabitants, and is mucli firther from St. Johin's than either of the other places is from Ferryland, but it appears in evidence, that the constablo at Torbay was adverse fothe present Menibers during the former elections.

The salary of the constable of st. Mary's has been raised in the same proportipn as that of the constable at Ferryland how been diminished, although by the evidence taken by your: Committee it yould appear be is by no means an efficient officer, and on oue occasign he": puisitively refused to do lis duty in aiding the constables sent from St. John's in the government yicht. to apprehend gome of his imuediate neighbours for a riot. The ground alleged. by the Assembly for raising this constable's salary, viz. that his duties extended throughout a line of coast of 100 giles in extent, is, within the knowledge of your Committee, quite Nelusive, as it is well Kown that none of these constables are sent beyond their own jmmediate vicinity; and they have ascertained that in fact there is little for him to do.
Hy the case of the constable at Torbay, the Assembly has not hesitated to place the withy holding of his scary upon persititit grounds, stating that they woild " wish to mark their

The Committee haye examined witnesses on this point, and find the statement quite unfounded. There has been hut one constable at Torbay the last 10 years.

- The solary payable to the second constable at Trinity has been withheld, under circumstances of the most erying injustice; and the "Committee have clearly ascertained, by Indisputable
indisputuble cevidence, that there is not the alightest foundution for the statement made by the Asembly, ut their last conference on the subject, viz. that he holds the sinecure office of gaoler and lives in the grool.
At Bonavisfu there are (wo stipendiary constables receiving w $2 l .10 \mathrm{~s}$. each; the salary to one of these is withheld, und the amount conforred on the other without any ppparent reuson. And it is a fact worthy of observation, that while salaries are voted by the Legislature to the cunstables residing at three small harbouss near Ferryland, before rfectred to, with a population, in all; of 530 souls, the salaries heretofore payable to three ont of five constubles at Bonavista, Trinity and Torbay, containing together a population of 3,564 souls, have been withheld.

There is also the same uppearance of personal feeliog manifested in the arrangemefits attempted to be mude-in this Bill, relative to the gaol and district surgeon; Dr. Kielley, who is known to be decidedly opposed to the political conduct of the present members of the Assenibly, hatppens to fill both these aituations, and with a, view to deprive him of one, a proviso is uttached to the grant for paying the gaol surgeon' that he shall not hold the, aituation of medicul uttendant upon the poor of the district. If the salaries, instead of being $40 l$. for the gool and $120 l$. for the district, were auch as a professional man could be expected to tevote his whole tine for; there inight be some reason for saying thut the two were incompatible, sined he could not devote his whole attention to tivo different employments; but this is not the case; and the situations are not in the least incompatible; therefire he ought not to be removed by Legislative exclusion, without complaint and withsut heuring. The phan for dividing the district into four wards, the Committee are of onguion might be beneficial to the public, and therefore, however itminght interfere, in a , rtain degrec, with the present emolument of Dr. Kielley, they would not recommend any opposition to sireh an arrangement; but they are decidedly of opinion that the interests of the poor would not be consulfed by his entire exclusion.
.The injustice of withholding auy part of the year's stipend to persons fulfilling public situations at fixed saluries, will be still more apparent, when it is recollected that during the present session, the first quarter's salaries have been yranted upon the estimate laid before the Legislature by the Governor, and that the officers have continued up to this time ( ( further period of four months), to disenarge their duties under the expectation of being prid aa uaual ; and therefore, whatever may be the decision of dhe Legislature as to future years, the honuur and faith of the Government is pledged to see these persons paid for the present year, if not for a longer period; but the Committee are decidedly of opinion that the reduction, in any branch of the publie service, ought to be in the aggregate anoount, and nof in the detail, which should be regulated upon the responsibility of the Government, and not made the subject of personal favouritism.
After a patient investigation of the whole matter, and after hearing the testimony of the withesses called before them upon the several points to which they have been examined, the Committee are of epinion thut considerations of a personal nature, growing out of politieni hoatility, have had muelo more influence in clictating the appropriation of public money po the objects referred to by the Committee, than ure consistent with a just and impartial udministration of those branches of the public service to which the Committee have thought it muteriul, particularly to draw the attention of the Council; und they are fully convinced that nothing can have a more direct tendency to sap the integrity of subordinate public servants, than the constant dread of having their atipends reduced or withheld, or the perpetual proupect being held out to they of their being increased at the mere motion of a popular body; und therefore they do urge upon the consideration of the Council the necessity of using all proper means to prevent the belief gaining ground that the only road to'preferment is through the agency of the members of the Assembly, and more especially in matters qonnected with the adnunistration of justiee. During the progress of this investigntion the message sent up to the Council on Monday last, upon the subject of this Bill, has been referred to the committee, wherein the Assembly declare that "they are at a loss to conceive how it would be more calculated to advance the business of the Legislature to a close, to have five new Supply Bills originated in the Assembly," in accordance with the resolutions of the Council therein referred to.

The Committee ure of opinion that nothing can be more obvious than that by these means the most-important grants would thus be at once concurred in, and that others upon which there might be a difference of opinion, woutd be brought under the consideration of both branches in such a shape that mutual explanations might:conveniently be had upon then, und if , ultimately, the Council and Assembly could not agree upon them, they fwould be rejected without detrinent to other matters. In this message, the Assembly endeavoured to throw the responsibility of not granting the ordinary aupplies; of withholding the money for the relief of the poor, whorf they represent to be upon the verge of starvation; and of refusing to pay the contingeucies of the Legislature; upon the Council ; but the most auperficial view of the subject will be aufficient to correct an error so obvious, and to place the reaponsibility where the Committee are convinced it will ultimately rest, if the Assembly perserere in sheir present-course; and espeeially when the determination of the Conncil upon this subject was made known to the Assembly so long ago as the 10 th day of October last.

The Coincil in their resolutiona have expressed their readiness to concur in pessing the ordinäry Supply Bill, for discharging thome expenses of the Cvil Government for which -the public faith is pledged; that they will concur in paying the usual contingencies, although far exceeding the amount granted for that purpose in former years, together with the vote

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## 116 CORRESPONDENCE RESPECTING THE GOVRRNMENT OF

XEWFOLND. of 3,0001 , or more if the Assembly desire it, For the poor; and hat they: will, contrary
LAND.: imleell to their own sentiments, ngree to the' members receriving 4.7 . each for their attendanec during the Session ; hut this will not auffice; the Assemblily issiat upon several further sums very nearly approaching 1,000 l. being given to the maselves under various pretences, ond to considerable sums being paid to versuns selected by the Assembly, whose services the Conncif ure nut informed of; and it is thus that the poor anes totle left to misery and starvation, hecause the uembers of the Assembly are not pernitted liy the Council to appropriute to themselves and their adherents, so mael of the public money as they think proper to take.

The sums appropriated by the present Bill to he pail to the 14 members themselves, who have tuken thatir seats, amount in the aggregate to upwards of $1,500 l$. ; last year they were contentell with one-fifth of that sum.

Last year the contingencies, including printinig and the stipends to every officer und wervant connceted with the Assembly, amemintel to 184 l. 1 s . ad., whilst this year their contingencies amount to $2,17 \mathrm{~N} .2 \mathrm{~s}$. 6 d ., exclusive of 500 l . appropriated by the Bill to defray the expenise of three of their own borly, as delfgates, to treat with Her Majesty's Government on the subject of the ulministration of justice and other matters, and also exclusive of' 2151 . To the officers nul servints of the Assembly appointed by the Crown, whose services the Assembly have refused to receive, whilat they propose to pay other persons for performing their fanctions, and so increase the charge upon the public by paying two sets of ufficers instend of one.
Than it will be seen that the Assembly propose to increase the pullic expenditure thia yeat over any preceding year, with reference to themselves and their officers, by the addition of the large suln of $1,0081.10 \mathrm{~s} .9 \mathrm{~d}$, and with what advantage to the eolony che Coumittee are at $\boldsymbol{n}$ luss to perceive.

Upon a careful review of the whole subject, the Committce ure opinion that since the Aswembly have, notwithstanding their knowledge of the Council's determination, persisted in comprising in the same Bill appropriations for every description of expenditure; there is no course left for the Council to adopt, consistent with their sense of a just application of the poblic moncy, and of their repented declarations of the principles upon which they must be governed, than to unurid the Bill, by rejecting all such portions of it as they cannot, without further information, conscicutiously concur in.

APPENDIX.
(No. 1.)


Towards compensating Cleck, Serjeant-at-Arms, Door-kecper, and Messenger of the Assembly, appointed by the Crown

[A] To the representatives of the late $\mathbf{W m}$.' Phipard, in full for all claims on the colony -
[A] To Thomas Morton, lute a constable in St. John's, for loss of office Towards defraying the expense of a geological survey of the island Towards supporting a grammar school at Carbonear, for three years, each year
Towards defraying the expense of three delegates, uppomted by the Honse of Assembly, to treat with Mer Majesty's Government in London on the subject of the administration of justice, the agriculture, the fisheries, and the geaeral state of the colony Jolm Efford, (compenisation for pulling down his store at Port-de-Grave) James Doyle, (maintaining an orphan from Mareh 1832 to June 1837) Janues King, (building a bridge over Salmon Cove River) Dr. Walsh, (small pox attendance under board of health) Catherine Walsh, (sending lunatic to Ireland) Mrs. Mulloy, (supporting her husband, Dr. Mulloy, a lunatic) James M•Donald, Harbor Grace, (supporting a deserted child)
 Captain Pearl, (conveying petitions) -

[A] Of these persons, Phipard was high constable, at a salary of 100 L. a year, but withheld by the Legislature, the man being too old and infirm to do hia duty; while Mòrton, a petty constable, was dismissed for misconduct; and yet the estate of the former, after his death; is granted 40 l . for two yeara' back pay, while the latter gets a year's pay voted at onéé.

118 CORRESPONDENCE RESPECTING THE GOVERNMENT OF

NEWFOUND. LAND.
' Encl. 8, lin No. 10.

Enclosure 8, in No. 10.
( Assembly) of Outstanding Claims on the Colonial Government.


Comparatives statement of sump estimated for the undermentioned branches of the Public Service (as laid before the loupe of Assembly by the Governor) and of the Sums voted to defray the same.



Enclosure 9, in No. 10.
Enclosure 9 , in No. 10.

Tue governor, in the financial statement laid before the llouse of Assembly at the commeneement of the present session, represented that there were outstanding claims upon the Government of 1,1001 ., under the following heads.-

Printing, stationery, \&e.
Civil and criminal prosecutions
$\begin{array}{ll}\text { Gunners } \\ \text { Fuel and light } & - \\ \text { Postage and incidentals } & - \\ \text { Repairs of gaols } & - \\ \text { Repliefof the poor } & - \\ \text { Firing fogrguns }\end{array}$

And other demands on the Government haver at later periods leced lind before the Iloume, fur which, with the exception of one item; thut of fyg-guns, no provision weems to huve been made.

His Excellency almo forwarded an entimate of the sums mantere for the wervice of the current yenr, bretween which sums and those in the Bill pussed hy the House of Assembly there appur the following diserepuncien.


The extimate was, based upon the experience of former years, and if considered erronenus or excensive, his-Excellency would have been and will still be happy to supply any infor-
mation requested which he may possess upon the subject.
Should the debtes continue unpaid, and the sumn voted under certain heads be allowed to remain oaanifestly inadequate to the expenge of the current year, not only will the dignity of the Governfient be iffuriously compronised, but the publie service must be suspended in some of its mont important branches.

With renpect to the amount of a vote of credit for unforeseen contingencies, the governor has only to remark that it seems requisite to combine with due caution us to its homount, a connidrration of the difficulties in the wuy of assembling the legislature, arising from the climute and other circumstances, whould any emergency cull for a suiden und unexpected
expeuditure. expenditure.

Goyernment-IIouse, 19 October 1837.
the conts upon the
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it.

Enclosure 10, in No. 10.
TO His Excellency Henry Prescott, Esq., c. a., Governor, \&c. \&c.

> May it ple your Excellency,

Tue House of Aissenbly, with reference to your Excellencyts message on the sulject of certain claims upon the Government, and of the estimates for the present year; respectfully inform your Excellency that, in their votcs of monies for the service of the current ycar, they were actuated by a sincere desire to support the dignity of Government, and to give effict to all the necessary branches of the public mervice, and at the same time to keep the civil and judicial expenditure, within those limits of economy which would enable tho Assembly to devote as much as possible of the colonial revenues to tho permanent inprovement of the colony.
That, in the course of their examination of the public accounts, so far as they have been laid before the House of Assembly, they found that various charges had been praid or allowed exceeding greatly charges of a similar character in former yeats, and that some churges, of a novel description, had crept into the public accounts, which the House of Assembly did not deem it proper to recognize.

That, while the dictary of the prisoners in gaols had been reduced to the lowest scale on which perhaps human nature can in a climate fiké this exist, a correspondiug reduction hall not taken place in the gaol expenses; that, under the head of civil and criminal prosecutions, a number of costs and charges have been introduced, with which, waiving any question as to the propicty of prosecuting at alf in many of the cases, the public punse under any circumstances ought not to be burthened; for neither in the parent country, nor in the other colonies in general, does the Goverament defray the expenses of prosecuting for common assaults and other petty misdenceanors; such expenses are either paid by the parties prosecuting, or form a subject for adjudication by the courts before which they may be tried

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 nemsurate redhetions in the pexpertive votes.
 for circoits, and for civif und ermainal prosecotions, are of the wame nomaint an the wnme



 fully rempest that your lixerillency will le phenkeil o give directimis to have the practice of tiring ligrgams dineontinuad.
On a refrenee to the ontatameling chims on the Govermment, to which your Exarlleney udvert, the namont charget fire repmirn of gnolx appenring to be pirincipally compoad of a charge for the interior fitting up of the sherifl"s dwelling-honse, anid fir atoves for the wherili, the llome of Anvembly cmant in anynny recomize nach churgex for the sheriff's house ns payphle out of the public revemuri; nor cun thry admit the eharges of stationery

 applivention of the publie nunies to either parpose.
Nohomigh the Ihonse of Asmembly hase, ufter a dixpansiomate consideration of the various
 inhe refuctions might still be made, with nedvaituge to the public, in several branehes of the contingent exprases of the (iovirnment nud courts of justice, yet, influenced by an enrucst devire to rolieve your lixcelloney from any embartusenment respeeting any fair claims now'sulnjxting nginst the (iovernment, and to make up miny necessary deficiency which may mise in uny of the supplies of the present sassion, the llomse of Asmembly, it order. to enable your Exicelienry to met these oljects, huve rewolved to place at the diaposal of your Excerlency a further'sum of 2,0001 .
(signed)
Wm. Carson, Spsaker:

## (ientlemen,

Finclosure 11, in No. 10.

As 1 mm in the highert dergree unwilling to enter into anything like u controvensigh dischesien with the llonse of Assremhly, I slinll abstain from observation on various jarte of this Aldwes, and content mysulf with stuting, that the esstinates for the current year were prepared with cure and nttention; they were generally fomed upon past experience, and in sumic partienlant, upon prospective increase of expense, in consequence ol recent legislative sunctinents.
I have nlunys laren and shall ever be rendy io afford The llouse all the information in my fower respecting accountr, nad it is my wisl to practise as ntrict an economy as the public exigenciss will permit.
With respect to the fug-runs, ns they are only fired hy day and not by night, they are not renalered hess important or necessary by the establishment of light-houses.

- Grent miseliarf may arise from their tiving diweontinued; since vessels, relying on the corret computution of their latitude, run bohlly for the port in the thickest weather, assured that the warbing gun will give them timely notice of their approuch to the shore.
I wonk, therefore, venture to recommend a further consuleration of this subject, so important to our conmercial interests and to human life.

Government Ilouse, 20 October 18.37.

Hinclowners 12, in No. It.

AN ACT for granting to Iler Majenty a Supply of Money for deffrying the Expmine of the Civil Govemmenat of thin Colony, for the Year ending the ath day of June, in the Year of our Lord 1 A 3 A , and for other $\mathbf{D}$ urpowes.

> May it pleane Your Excellency,

We, Her Majenty's dutiful and hoyal siotjeete the Commona of Her Majenty's Islanel of Newfonfallund, hevo frely and voluntarily remolved to give and grant to Hor Majenty a uapply to deftay certain chargen for the nupport of the Civil Guvernment of thag coteny, the, adminiatration of justiee, mind the contingent expenmen of the Legislature $;$ /and do humbly bemeech your Excelleney that it may be emactenl, nad-
He it therefore enncted by the Guvernor, Council, and Amsembly of Nowfiumulland, that from and out of such monien as from time to time aball be aind mamin in the hundis of the treasurer of this iwhand, end unapproprintell, there nhull be granted to Her Mnjenty, her hein and succesmons, the sum of 10,1 ife $l_{t} 2 x$. , which maill nums shall ine opplied in pmyment of the following charges for the yomr comacncing on the int day of July teis?, und ending
on the sothiday of June 1838 inclusive, and for the other purpanem an heremufter expreased;

Towards defraying the salaries of six police conatables in the dintrict of

NEWFOUND.
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Eucl. 18, in No. 10.

Towanda defraying the asalary of the clerk of Iler Majenty's Council
Towards defraying the anlarien of two clerks in the Becretary's \&ffice
Towards defraying azalarics of an office-keoper and messenger in Secretary's office
Towardx defraying the aalary of the clerk of the Northern Cifenit Court
Towarda defruying the aulary of the clerk of the Southern Crreuit Court Cowards dofraying the salary of the erier and tipwtaff. of the Supreme
Towarda defraying the ealary of the gooler of St. John's
Towarde defraying the aalary of one police magistrate for the district of St. John's
 trict of St. John'e -
Towerda defraying the salary of the high conatable of the district of St. John's, at the rate of $\mathbf{4 5} \boldsymbol{l}$. each
Towands defraying the salary, office-rent, and all contingencies of the Colonial Treasurer -
Towardn defraying the salary of one police magistrate at Harbour Graec
Towards defraying the salary of one police magistrate at Twillingate and Fogo
Towards defraying the salaries of three police constables at Harbour Grace; yeing $35 l$. for the high conetable, and 251 . for each of the other two
Towarde defnying the salary of the gaoler at Harbour Grace
Towards defraying the salidy of one stipendiary magistrdte at Carbonear
Towerde defrying the saldries of three police constables at Carboncar
being 25 l . cach
Towarda deffryying the salary of one atipendiary magiatrate at Brigius
Towards defraying the salary of a conatable at Brigus, aud the sulury of a constable at Port-de-Grave; being $25 l$. each
A further sum of 3721. towards defraying the salaries of gaolers and A constable at Bay-de-Verds A constable at Harbour Main A constable at Cat's Cove A constable at Weutern Bay A conatable on the south shore A constable at Ferryland A conatable at Bay of Bulla A coniatable at Toad'a Cove A constable at Cape Broyle A constable at Caplin Bay A constable at Aquafort A constable at Fermuse A constable at Renewa A conintable st Placentia

## A constable at Little. Placentia

 A conistable at Merasheen -scellency oacd of a * for the nheriff's tationery account; e varions consielermucher of ed by nun cy which order to al of your
papaker.
eniy disparts of yeur wers nee, and ent legis-
mation in y os the , they ure $g$ on the r, assured

## 12 (ORRESIONDIPNCH RESPFETING THE GOVEINNMENT (OF

NFW LOMNO l.ANJ.

A commatuble ut Ithrin
A comutuhbe at Sunt Bawe moce
A comentable at lameline
A curistulale ut Nuint Mary"A
A commatulde at 'Tripumey
A constable at Iluilxure Brituin
A collontable ut (inumd Bunk.
Agnaler at Perrythad
A gaciles it Ilacentia
Townded defruying the malary of 1 x xtipenciliary magintrate ut Bay of Bulles

'Towneris elcinaymg the nalary of a atipendinry moginernte at Placentia


Thwarla defriying the salary of the atipensliasy mugintrute at Harbour
Mrituin
Towards defraging tle nulary of the wtijemélinry magintrate at Trinity
Thowarde defrawing the nalurwe of a guolar und comatable in certain out-
perts; that in to nay, n gacter'int Trinity, 261 ; whes conutable at,

Towards difraying the anlary of a stipentiary magintrate nt henavista -
"Fowarde defraymge the sularien of constablen in the lislowing outports; that in to may:

f. s. d.


For defruying the Attorney-g"neral's fien, and in lien thereof
Towards defraying the deticiency arining from an error in the Governbent entimnte of the maluries of six prolice constalilew at St. Jolnn's, for the quarter endiug zoth June 18:37
To defriny the esprune of civil and judicial printing and stationcry, exchasive of the ther ritl's oflice
Towards elefray fang the "xpsase of civil and criminal prosecutiona
Ta definy the dietary, clothinge washing, \&ce, masl for ither incidentul
"expences lof primoners thronghomt the inland
Towards delingyty the exprinees of the ordinary repains of court-houses and maols
To defruy the expensen of coroner
To defray the expeusen of fuel and light for public huildings, exelasive of the sherity"s homere and ofticers
To definy the satary of the melical nttendunt of the gaol of St. Jolnin, provided that the medical attendant of the gnol shall not hold the ajppointment of distriet surgcon or inedical attendant of the poor of the rlistrict of Sl. John's
To defray the mulury of the barber of the grael of St. John's - - -
Towards defraying the selary of the medical ettendant of the gaol at llarbour Grace
Towards do-fruying the expenses of poatage, \&c. -
Towards detruying the expenses of the hiring of venmels, and covering all the other expenses of the judges on the usuul circuits
Towards compensating James Blaikic, Eman., for the lown of income produced tiy the Aet for tho amingaraation of the office of clerk of the Ccutral Circuit Court with that of the clerk of the Supreme Court, for the year ending 30th Junc 1838
Towards defraying the expense of removing rocks and obstructions in Quidi Vidi farbour, to be expended under the same superintendence as list ycar
Towards defraying the expenses of unforeseen contingenciea for the year ending 30th June 1838 .

Towarin compenmating Jolon Efforl for hin atore and atage, containing cruft and other propperty, cut down by order of the magistrates, to save the hariour of Port-le-lirave from tring burnt on the night of the sth January : H37
Tuwardic compenaating Jamen Doyle, of Carbosear, for manitaining an orphan child aince March Ias2 to anth Juse in37
Towardudefraying the espensen uf erecting a grand jury room in llar. Mour Crace
Towarnla remunerating John King for having erected a comncolious and useful bridge over Solmon Cove Hiwer
Towurls remumorating Dr. Waleh, of Carkinear, for mervices performed profinulonally under the board of 'health during the prevalence of mmall pox
As a retiring allowance to Jolen Buckingham, of Carlogeoar, Baq., in eoms aideration of his past nervicen an a atipendiary magistrate in Cimectption flay
To defray the expensea of a apecial mesoenger, mil of witnomese exmmined ut the bar of the Ilouse of Anembly in the following unauce, that is to nay: To Thoman Ridley; James IJayly, James I. I'rendergant, danmen Sharp, Johu Jacob, the representativen of the late James llippipley, Robert J. I'insent, Willinus Stirling, Alfred Mayne, and Jolin
 veyor, 6 l.
Special' memenger
Towirnlm relieving the poor of the outports of thin island for the yeat ending Jone 30, 1m38, provided that the aane shall be distburned by Boanla of Comasiasioner, to be appointed by his Excellency the Govemor in the several electoral dintricts ; and the particulars of auch diabursements thall be returned to his Excellency half-yearly, in detail, which returns ahall be publiahed in some public newapaper in St. John's; and provided further that the said sum shall be appropriated in manner following: that in to say, for the district of Conception Day, 000 L ; that is to mey, to be expended in Carbonear, 2001 ; Harbour Grace, $2001 . ;$ and in Brigun, 200 l . St . Mary'a and Placentia, 150 l ; Trinity, 150 l : that is to say, $78 l_{2}$ to be expended at Trinity harbour, and 7al. at Hants harhour; Burin, $160 l_{\text {. }}$; Ferryland, 160 l. ; Bunaviata, 160 l . ; Fogo and Twillingate, 180 l . -
Towards relieving the poor of the dintrict of Se. John's for the anme period, provided that the mame shall be disbursed by a Board of Commissuioners to be appointed by his Excellency the Govemor, and the particulars" of such dinbursements ahall be returned to his Excellency half-ycarly, in detail; which returns shall be published in nome public newapaper in St. John's. And provided further, that his Excellency the Governor be enipowered to nominate and appoint four medical practitioners reaident within the districe, to act as, and bo the district eurgeons, or medical attendanta, of the diatrict of SL. John's ; and to deduct the aum of 120 l . from the alld sum towards defraying the salaries of the four diatrict surgeons of St. John's, being the sum of 30 L . for each for the same period; and a further sum of $40 \%$. towarda the purchase of medicines wo be diapensed in the town of St. John'u, and that there be called for, by public notice, tendera for the supply and dispensing such medicines, and the loweat tender shall be preferred; and that a further sum of sol. be placed at the diaposal of the Indigent Sick Society
Towards compensating Matthew Stevenson, late clerk of the peace at Harbour Grace, for the loss of his office -
Towards compensating George Hippealey, for services performed by him as amayyer of weighta and measurem
Towards remunerating Thomas Williamn, i acoayer of weighte and measures for the district of St. John'ry, for his services and expenditure as auch assayer -
Towarda defraying the calary of/the stipendiary magintrate at Orand
Bank
Towarda compenating Cachering Walah, of Brigug, for paying the pas-
ange of a lunatic to Ireland sage of a lunatic to Ireland
Towards supporting Johanns Armatroag, widow of William Armatrong, late manahal of the Supreme Court

To the representativen of the late William Phippard, io full for all chime on this, colony
To Johanna Mulloy, vifo of Dr. Mulloy, of Harbour Grace, for tho support of her huaband, being flunatic


NEWFOUND. LAND.


AEWIIUNH I.ANU.


 atalde of Contexpitum Bay













Townily 'lefraying the salary of the elerk of Hor Majenty's Council for the prement momaion
Towwrids ulefraying the salury of tha Muster in Chascery attonding Her Majomty's Couacil for the proment pession
Tiswarins ilefraying the malary of the yotier of the black rid :- - -
Towards defriying the aslary of the door-keeper of Iter Majenty's Cennuril -
To thiriderk of M.er Majesty © Council, to defray the contingent expenmea of ller Majenty'n Comncil during the present wewion -
Towards drfruying the nalury of tho llonourable the speaker of the Ilouse of Amembly
Towards infriying snlary of Solicitor of the Hoose of Asmenibly for the present wrenym
To fhe dowrdierper of the llowan of Ansenibly for him mervices during the prevent mexnoil
 during. the proment wenvion, at ast each
To the mesmenger of the House of Aswembly for his mervices during the presentincession
To the uaninfunt nymenger of the llouse of Aisembly for his servieen during the jirumint acomion
To the repurtur" of tho lloume of Amenilly for hix nervices in reporting, \&ce, of the llowne of Amembly daring the pronent mession
To the lifirarian of the Leglialuture for her mervices
To the treasurer of this calony for procuring copies of certain public accounth -
For arrears dive tu Jolin Shen for prihting journaln of Houme of Áaspmbly laxd newniosi
Tuwards diseharging the arream of expense of firing fog guns from the Int Jilly 1 aisit to the 3 gat Decetnber 1836
Townals dufraying the expenece under the following general heads, for the 'pharter enaling June 30th 1837, being one-fourth of the meveral summ-roted for thote purposes, as hercinbefore mentioned, that is to any: civil and judicial printing, 87 L . 10 s ; criminal prosecutiona, 12:\%.; expenses of prisoners, $75 \%$; repairs of gaole and courthouies, 251 .; coroners, 301 .; fuel and light, 501 .; medical attendant at gaol of St. Jolin's, 101 ; ditto at Harbour Gracegnol, shi; barber at gaol of St. John's. 21. 15 s . ; poslages, 25 l ; contingencies, 25 l . : and alno to the poor of St. John's, a further sunn of 250 l .; and to the poor of Outports, 2501 .
Towurl! defraying the expened of a geological ģrvey of thia island
Towarids defraying the fees of the Solicitor-general
Toward's remunerating Jamen M'Donald, of Harbour Grace, for supporting a deserted cliild (Thomes Fanning)
Towurdi remunerating Robert Tremlett, of Twillingate, for supporting

* und transmitting to $8 t$. John's a blind peuper

To the Hon. the-Speaker of the House of Aseembly, to defray the expensen of newspapers for the House of Aseembly; that is to sey, the

 Star, 11. 1\%; Sentinel, 11.11 s .
Towardx compensating Stephén J. Daniel, Jate of Carbonear, for services yerfurmed as assayer of wefghts and meacures.

100111

Towarila defraying the chargen of reyigtering votert, ma followa - In the


 -Mistin, If. i4e. 7 d.; Ilmary Wintom, Alationery, 91.19 si 3 d. In Conecyption Hay! Thoman Daname, 71.70; John Sluckingham, 21. $2 \mathrm{A.i}$

 llarren, 3/. 1 Thoman llutep, 4Y. 108. William Emith, $31.10 \mathrm{g.i}$

- Hobert Connell, 11. 102. Willians Mullowney, il. 10a In Trinity
 Collina (183s), 1 L. ©a. ©d.; Martin Aly (1836), 21, Johy Kamiell ( 1 Has), 2 l. i William Jamen, conatable, 1l. T Themas Ureen, for boathire, 21. 100. Charlew Oranger, 21, 10 e. I Ienjamin Aweetlend, 11. In Dionavista llay, Bammon Miflin, 71. 10e. 1 J, L. Galley, 71. 10a. Japees Allen ( ( Aas), Al Inf erryland, William Traynor, 4li; William 8weetland (143s), al. 3 A.
Towarda deftayings extra expenditure of Jamen Wingman, jn enumerating the crusus in Trinity llay
To the honourable the Sparaker of the Horine of Amenilly, to defruy the contingent expenses of the Houne if Amembly during the prement мension -
To defray the expensen and remuneration of J. B. Bearnes, ta amainyer of weighta and measures at Erigue and Port de Orave, in Conception Hay
Towarila eompenusting the slerk, everjeant-at-aima, doorkecper and mennenger appuinted by the Crown to the House of Assembly; that is to may, Filwari Mortimer Archibald, Pmq., 100 I.; Elian Rendell, so $1 . ;$ Jolin Stephenwon, 30 1. William Kelly, $\mathbf{2}$ I.
fo the proprietors of the Newfoundlander, towanti defrising the expence of printing the Journals of the House of Amembly fof the prement messiunt "Richard Perchard, hounckeeper of the Legislature 'owards paying the reprementativen of the followiog districts, 14 , per diem vach 'for 42 dayin' attendance duriag the present semaion ; that is to may, the Alembern for the diatricta of St. John's, Conception Hay, Bonavimita lluy, Trinity Bay, Fogo, Fergdand, Placentia, and Si. Mary' and Bariu; ; nuel muma to be paid on the certificuto of the Speaker
"Rolvert Johin Parnona, to defray the expenses of the general printing of the Howse of Amenibly
fowarda defraying the expencen of Captain Peart, Royal Navy, incurrod in conveying pectitions to His laté Majesty's Governueut, praying the establimhment of a Local Legislature
Townrily defriyitig the expenaes incurred by Thomas Chancey in the fitting up the senmions houme of Carbonear
In addition to the malary of the chainuan of the messionn for the dimeriet of St. John's -
Towarda compensating Thomas Morton for paat iervices
To the clerk of the peace of Ilarbour Grace a
For three years from 8th May 1838, towurds supporting a grammar nchool in Carbonicar, under the direction of the following board of direetors, that lit to wy : Robert Pack; John Walah, w.D., William B. Bemister, and Felix Mr Carthy
Towards defraying the exponcea- of three delegaten appointed by the House of Ascembly, to treat with Her Majesty's Covernment in London.on the subject of the administration of juatice, the agriculture, the fisheries, and the general atate of the colony
To his Excellency the Governor, towards liquidating outatanding claims on the execitive, and to meet prospective deficiencien
To remunerate the two clerks in the secretary's office for extre labour ariaing from tho precent session having beeq, protracted to a period of four monthe
C. 2. d. NEWPOUND.

And be it further cnacted, that the sumit of money hereby granted shall be paid by the treasurer of the colony, in discharge of such warrant or warrants as ghall be issued by the Governor, or person administeriog the government of the colony for the time being, in favour of any person or persong, to be applied to the purposen of this Act ; and that it ahill not be lawful for the said treasurer to pay any sum or sume of moneyout of the treasury of the colony, other than such'as are expreased and directed in this of so pe other Act or Actu

## of the Legisalure of this colony.

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NEWFOUND. LAND.

No. II.
(No. 169.)

## Copy of a DESPATCH from Lord Glenelg to Governor Prescott.

1 nave had the houour to lay before The Queen, the address from the Council of Newfoundland, in their legislative capacity; which was cuelosed in your despatch, Na. 01, of the 22d November 1837, on the sulject of the questions controverted leetween that booly and the House of General Assemlly during the last' Session, and I have received Her Majesty's commands to return the following answier.

The Qusen deeply regrets the inconvenience to whieh Her fuithful subjects in Newfouncllund will lie exposed by the loss of the Bill of Supply far the çurrent year, und regards with lively concern the jealousies between the two hrunches of the local Legisluture which led to that monfortunate result. The Queen, however, indulges the hope that ller mediation will be accepted by hoth the parties to this discussion, and thut it will be effectual for re-cstablishing a good inderstanding tetween them, especiully as their conflicting elaims appenr to originate rather in a mutual misapprellension than in any deeper and more settlei cuuse.

The constitution of the Legislaturo of Newfoundland is, avowedly modelled on that of the Imperial Legislature. With regarel to money grants, however, a distinction prevails. In the House of Commons no grait of noney enn be initiated except by the Crown. This rule, practically, does not exist in the House of Assembly, nor, indeed, in the Houses, of Assengly of the British Provinces on the continent in North America. In the latter a substitute has bect devised, not less effectual in its operation, und more consonunt with the general spirit of, the provincial-constitution: It consists in the practice of either granting the supplics for the year by a series of. Bills, tach of which is in turn sent up to the Council for acecptance, or in granting the supplies by separate resolutions, in each of which succeskively the concurrence of the Council is obtained before it is includet in the gencral Appropriatipn Act. In this respeet the Assemblies are subject to a restriction from which the House of Commons is exempt, a restriction which has still in view the same object, that of affording to the proople á security against the misuse of that high trust which the consfitution commits to their representatives.
If the Assembly should establish and exercise the double right of decidiug withont intervention of the Crown, first, on the amount of the public expenditure, and sccondly, on the specific olfiects to which it should be applied; and if, the only practical check on this power should consist in the right to reject all the votes of the Session collectively, it is plain that a system would be introduced unknown either in the mother country or in the British North American Provinces; and it is equally plain that such a system awould be attended with very grave incouvenience. Besides other evil consequecnees, it would reduce the Council and the Governor to the dilemma of making, with a view to place, concessions disapproved ly their deliberate judgraent, or of acting on that judgment to the derangement for 12 months of the whole internal economy of the local Government.
Her Majesty is therefore of opinion that the House of Assembly would exercise a sound and enlightened judgment in acquiescing, either in the parliamentary rule which leaves to the Crown the first suggestion of all money grapts, or in the rule of the provincial Legislatures, whichlhrings every such grant under the separate revision of the Council.; otherwise, the extreme right on the one side, amust be encountered ly a right equally extreme on the other side, and the contests between the two Houses of Local Legislature must be pursued at the expense of the people.

But although there can be no doubt that the Council should exercise freely and fearlessly the right of rejecting an Appropriation Act, it dues not therefore folloy that a judicious use was mude of this right on the present occasion. Her Majesty having been appealed. to by the Council, desires to express, though with every fecling of respect for the Council, a different opinion.

The Appropriation Bill appears to have been rejectel by the Council because various important serviece were provided for inallequately; because the supply wus voted in such very minute detail as to bring under the revision of tho Assembly the case of each public officer, not excepting those who filled the most humble'and obscure places; and because the sums voted for contingencies wore considered as an unjustifable diversion of the public revenue from its yroper objects to the personal advantage of ine indivilual members of the House of Assembly. However much the defieiency of the supply, or the extreme minuteness of the appropriation might justly be regretted, these elreumstances do not seem to afford any valid reason for the rejection of thie Bill. The third reason indeed involvés so grave an imputation, that it is difficult even to discuss it without touching on the defercuce due to the Representative Assembly of Newfoundland. Suel un imputation, it is clear, ought not to be cast without the utnost caution, and on the clearest proof. It is of course not to be admitted merely on inference and conjecture; nor does the amount of money involved in the question warrant euch a conclusion. Consiiering also that such an unworthy abuse of the most sacred and honourable puhlie trust could hardly fail to be visited with the censure of society ut large, thic Council might, it shonld scem, safely refer the offending parties to the tribunal of public opinion, with a reasonable security that at no distant time it would be expressed in unequivocal terms even against those who for the moment might appear to enjoy the most unbounded popularity. If it were necessary to believe that such ubuses had been really, practised, it might well be doubted whether the authors of them would not derive ${ }^{-1}$ impunity.and encouragement from the pullic favour so readily bestowed on those who are engaged in a contest, of which popular franchises are at least the invariable pretexat The case therefore ought to be exceedingly clear und strong, which would justify the ? Sjection of a Bill of Supply on tho ground of selfish misappropriation of the public money by the House of Assembly.

During a session of four months continuance the sums appropriated under the head of contingencies amounted to $2,303 \mathrm{l}$. 6 s . 3 d ., a sum considerable, it is true, when compared with the expenditure for other branches of the public service, and probahly admitting of some retrenchment in future years; but not so large as to justify the very serious reproach cast on the Assembly, of lavishly voting, for their own bencfit as individuals, money which ought to have been applied for the good of thie public collectively. The practice of claiming a remuneration for serving on the Assembly, or at least an indemnity against the expenses of such service, cannot reasonably be condemned; it is sanctioned by many precedents, and by many considcrations' of great weight. In the very delicate office of assessing the amount of their own remuncration, there can hardly be a doubt that the members of the House of. Assembly will, on consideration, see the propriety of leaving to the Council a control of the most unfettered kinds and will admit that this is a branch of the public expenditure over which it is ëmphatically needful that a constitutional jealousy should be exercised.

Adverting to the whole of this subject, The Queen commands me towsignify through you to the Council Her Majesty's opinion that, if a Bill of Supply and Appropriation, sibstantially corresponding with the present, should again be sent up by the House of Assembly, it ought not to be-rejected on the grounds assigned by the Council for the rejection of the present Bill.

I have; \&ce.
(signed) Glenely:

- No. 12. -

Extrict of a DESPATCH from Oovernor Prescott to Lord Glenelg; dated Newfoundland, 9 December 1837.
I Gave the honour ta enclose an Address to Her Majesty from, the House of Assembly of the Island of Newfoundland.

Enel. in' No. 12. To, the Quen's Most Execllealt Majeaty :-The liumble Address of the House of Representatives of the daland of Newfoundland, in Gieneral Assembly couvened.
May it pléase ypur Majesty,
We, your Majesfy's most faithful subyects, thewCommons of Newfoundlaud, in General Assembly conven/d, most reverently and respectfuly approach your most gracious Majesty's thirone, and with sentiments of the defpest und most sincere aitachment beg leave to offer thie humble tribute of our heartfelt sympathy for your Majesty's bereavenent, and the national affiction, on the occasion of the departure from this world of our late beloved sovereign, your Majesty's uncle, of glorious and happy memory.

Under the mild and beneficent administration of that great mind good monarch, the genius of liberty aud reform spread her influence over the lqnd, and wherever she smiled contentment and happineas were awakened, because Government became impartial, and justice accessible to all whic people; the fetters fell from the feet of the captive, and he lifted up-his hands, unmenacled, in thatksgiving, pouring benedictions ypon his royal benefactor. While the enoburagement of commerce and irdustry bespoke a molicitude for national prosperity, the mitigation of the severity of the penal code testified an inherent love of the truly royal. gitribute of merey, and the trapquilization of Ireland was commemerative of a love of justice calculated to endear his memory to the latest posterity.
But while your Majesty' loyal sinbjectsof Newfoundland concur in this universal sentiment of grateful remembrance of favours poured upon other countries under the dominion of Britain; their gratitude is particularly called forth by his late Majesty's attention to the interest of this colony, manifeated in his graciously secording the blessing of self-legislation to a people whose distance from the seat of Government rendered a local legislature necessary to promote their prosperity, and that feeling is peculiarly enhanced by the last act of his Majesty's life, as connected with this island ; the opening the prison gates upon electors unjustly condemned to loss of liberty because they had dared to use their franchise freely.
The principal institutions of Newfoundland are young-ber courts of justice and her legislature; and they particularly need your Majesty's fostering care to guide theim through the difficulties nsturally surrounding infant establishmenty and your Majesty's people in this' distant but important colony therefore hail the commencement of your mott auguat Majesty's reign as bearing auspicious promise of improvement.
Most gracions Queen, permit your Majesty's faithful Commons of Newfoundland to bear to your Majesty'their ardent felicitations on your Majesty's happy acceacion to the throno of your forefathers, and to express an humble but sincere prayer that your, Majesty may be descuned to bring to maturity all those great measures of impravement which owed their inception to your Majeaty's royat predecessors, and to ratify all the fond hopes of your people by a long, a happy, and an illustrious reign.


No. 13.
House of Ässembly,
16 October 1837.
(signed)
Will. Carson,
Speaker.

## Copy of a, DESPATCH from Lord Glenelg to Governor Prescott.

## Sir,

Downing-street, 6 January 1838.
I have had the honour to lay before The queen the address from the House of Assembly of Newfoundland, dated the 16 th of October, and enclosed in your despatch, No. 67, of the gth December last; and I have received Her Majesty's commands, to instruct you to inform the House of Assembly that Her Majesty "has received with much "satisfaction the assurances contained in their address of the attachment/of that House to Her person and Government, and to the constitution under/which they live; and that the House may be assured that Her Majesty will at all times be ready to co-operate with them in promoting the welfare of chat ancient and valuable possesuion of the Bitigh Crown.


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