The Morning Courier.

FOR THE COUNTRY.

Optimus est Reipublicæ status, ubi nihil deest nisi licentia percundi.—Seneca.

MONTREAL, MONDAY MORNING, AUGUST 15, 1836.

CROWN. | PROVI

Sterling. Cw

PER.

LE PRICES CURERNT.

PIGUEIRA PORT.

ALE-Leith

Liverpool, cargo.

Tallow-Russian, Y. C.. TAR-American.

Tobacco Pipes, T. D. (10 gross)

On London-60 days, Montreal Bank,

Sovereigns, each Montreal Bank Shares ...

City Rank

Government ... Bank....

Halifax Currency, and of Freights and Crown Duties in British Sterling—the latter payable is

Morning Courier.

Registry Offices, ameliorations in the Quebec, August 2, 1836. etition are in direct opposition to all lordly be read with interest :-

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dozen

EXCHANGES AND STOCKS

clous in its operation, and English ca-Dewdney. will be speedily, and to an unspeakably ter extent than at present, invested in s and other fixed property. The writer

isc, of being rather lukewarm. TO THE EDITOR OF THE QUEBEC GAZETTE. Sir. — I was very much struck by an observa-on in last Saturday's Gazette, wherein, after

for the purpose of prejudicing its readers against the Petition to the Royal Commissioners. We shall now give an example—the first of the series, of its fabrications.

Alading to the Petition, the Vindicator says:

Alading to the Petition, the Vindicator says:

Alading to the Petition, the Vindicator says:

Alading to the Petition of the English of the series and they including the laws of Primogeniture of the West India Germany.

France and Germ

tion, and listened with deep interest to the proceedings. As I entered the house this morning exact to the extent of the reforms that are demanded in the Laws.

"They (the Petitioners) do not require that the entire system of Canadian Laws should be introduced as will suit it to wants of society, as at present constituted."

We give what we are inclined to think was ferfered with the wants of society, as at present constituted."

We give what we are inclined to think of Petition, for we cannot believe that a proportion of the Petition, for we cannot believe that any inference of that journal's late conduct could be open gratuitously false or absurd than one gratuitously false or absurd than one gratuitously false or absurd than of the which are given the more gratuitously false or absurd than of the wisionary and in the second, that there are in society, sat present do not require that they wisionary—and in the second, that there are in society, sat present do not all upon "La" is not address the whole of his instolent tirade with the following:

"If after this, the reckless theorists and time characters, who have explained and executed to be supported by its members alone, consistent of upon characters, and the Treaty on which he printently is upon the part of the Treaty on which he address the whole of his instolent tirade with the following:

"If after this, the reckless theorist and time characters, who have pleaned and executed to be supported such as time desired, on the subject of the United States, and to his acquaintance of the United States, and to his acquaintance of the United States, and the intraction before.

As your Correspondent seems disposed to commence at the commencements of the Belliow he plant the with the following:

"If, after this, the reckless theories sport the English before."

As your Correspondent seems disposed to commence at the commencement of the Belliow he plant the following:

"In after this, the reckless theories and time clause in the Health's last the Treaty on which the

At Cheltenham, Mr. Robert Nott, to Miss Sophia to that rule. Happy be fair Sophy's lot, Once she was single, now she's Nott.

e letter in question, and all who think Mr. Benjamin Ratheun and his brother ral Assembly? Have I not a much better right to him, will do much to hasten the consum- Lyman, who was his chief financier, and adopt the prospective regionity in the next session of tance of the East Indies from Britain, and them, form a minority of the Constitutional- fain mask their persons. Look and see the ultra Tory him, will do much to hasten the consumnative long for, by first of all securing or in the laws relating to property.

LYMAN, who was his chief financier, and who is supposed to be deeply implicated in the present Assembly, seeing that the popular voice of the small amount of capital at present into the production of Sugar. The ultimate and permanent effect, however, at issue.

nore gratuitously false or absurd than pose them with all the weight of his talents and grievance, namely, the imposition of a tax for the &c. and their inhabitants."

Without dwelling on his division of the subject which that men whose sole importance is derived from their the following:—

has it is the character. Fourthly, it was not circulated under talse precions which last of names was removed from the ist of names and abstinct of the the the of names and abstinct in a discriminating duty in

being exported to Britain.

the forgeries, are both lodged in Buffalo wish he could stir up the zeal of his felcitizens at Quebec, on this subject, about the they have been accused, not without they have been accused, not without they have been accused the night, from a land sale at Niagara Falls, no attempt having been made by them to escape to Canada, as previously opinion is, that Upper Canada would not, in returning to the forgeries, are both lodged in Buffalo in consequence of the vicious character it displayed to the support which our connexion with the Mother Country is likely to receive after a union. My opinion is, that Upper Canada would not, in returning to the support which our connexion with the by them to escape to Canada, as previously opinion is, that Upper Canada would not, in returning to the support which our connexion with the Mother Country is likely to receive after a union. My opinion is, that Upper Canada would not, in returning to the support which our connexion with the by them to escape to Canada, as previously opinion is, that Upper Canada would not, in returning to the support which our connexion with the Mother Country is likely to receive after a union. My opinion is, that Upper Canada would not, in returning at issue.

The Vindicator rejoices in having found an ally in the Herald, in its crusade against the production of the support which our connexion with the steady supply of this article than heretofore, and also to create a diminution in its price.

At present the received there in the production of the support which our connexion with the steady supply of this article than heretofore, and also to create a diminution in its price.

At present the received the two articles than heretofo send one Representative who was not pledged to first quality is brought to the British market, are working into each other's hands :-The New York Journals acknowledge the receipt of "one day's later intelligence from all English, you say, "thus have the Angle all English and transcribing."

The New York Journals acknowledge the "Queenst" professes to be so much alarmed. In regard to the Lower Province, when contemplating so great a change as the measure of re-union is calculated to produce, what right has "Queenst" to can be profitably introduced.

The Herald, of Wednesday, contained a maintain, to his utmost, that connexion for which in consequence of the discriminating duties in favour of that from the West Indies; but, when the duty is equalized, inferior sorts can be profitably introduced.

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tained an ascendancy in the institutions of Lou- A Baptist Congregation in Newport, Rhode assume, that a new order of things is to be precisely the When the vast extent of the British pos- Late advices from Mexico state that the HIGH EDITIET.

This observation was the more striking, because I remember an Anglo-American resident to the Rev. Dr. Cox of London, to become their pastor.

We alluded yesterday to the miserable ways prevailed in elections for the State of Lou
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been unfairly divided, owing to a studied distribution

of counters with a view to obtain a French majority,

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is and the view to obtain a French majority,

is and the previous factor of things is to be precisely the

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seasons in the East Index of the production of the Lower Province has

been unfairly divided, owing to a studied distribution

of counters with a view to obtain a French majority,

their dense population, and the cheapness of

labour there, it is advices from Mexico state that the

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seasons in the East Index of the British pos
seasons in the Chear of the Strik We allinded yestering to the same set ways prevailed in elections for the State of Loushift of gross misrepresentation, to which the
shift of gross misrepresentation, to which the
sinna. The sagacious American people did not
turned to New York, after an absence of
some months, during which they have visited
for the purpose of prejudicing its readers
to say, that the throwing open of the British
market to their inhabitants on the same comsome months, during which they have visited
for the purpose of prejudicing its readers
to say, that the throwing open of the evils, nay the source of
turned to New York, after an absence of
some months, during which they have visited
for the purpose of prejudicing its readers
for the Paral Capping

To the solution, on what possible grounds

To the solution, on what possible grounds

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some months, during the turned to New York after an absence of
some months, during the turned to New York afte complaint, adopts a measure of redress, and that measure should be the Union, on what possible grounds

Islands, in regard to sugar, will produce in

To the Editor of the Montered Hould Laboratory o

address of the venerable Bishop Stuart, of the discose of Quebed. He has attended, I have been told, nearly all the sessions of the Convention, which is sedulously fostered, to conception, which is sedulously fostered, to conception, which is sedulously fostered, to conception. Which is sedulously fostered, to conception, which is sedulously fostered, to consiste a visionary—and in the second, that there are in societion, and listened with deep interest to the promised land of promotion, where that which is more practical and immediate, and there can be less a guide than that which is more practical and immediate, and there are in societion, and a very good question, and a very good question, and a very conception, and a very good question, and a very conception, and a very good question, and a very conception, and a very good question, an

Is it fair, after the reaction we have so lately witnessed in the Upper Province, to select the last session as a criterion of the tone and character to be expected in members sent from thence to a new and a general in the upper Province, to select the last session as a criterion of the tone and character to be expected in members sent from thence to a new and a general in the upper Province, to select the last session as a criterion of the tone and character to be expected in members sent from thence to a new and a general sent from the reaction we have so lately with the world self-and pelf.

The equalization of the duties will, it is supposed, produce no material influence in the duties will, it is supposed, produce no material influence in the duties will, it is supposed, produce no material influence in the duties will, it is supposed, produce no material influence in the duties will, it is supposed, produce no material influence in the duties will, it is supposed, produce no material influence in the distribution of a counter demonstration of some kind or other, to prove that the signess them before all the world—we will invisor them before all them before all the world—we will invisor them before all the

No. 29.

the demands the introduction of the English laws of Primogeniture of Law, including the laws of Primogeniture of the same kind be done of this city, a set of absolute fools: or whether he hims after witnessing and the Proxitors as the editor is in very good hands, when in those of the sire, a set of absolute fools: or whether he hims after witnessing and the Proxitors as the editor is in very good hands, when in those of the country? Complaints are continually self is so decidedly one, as to imagine a tertific on the size, a set of absolute fools: or whether he hims after witnessing the result of this city, a set of absolute fools: or whether he hims after witnessing the result of this city, a set of absolute fools: or whether he hims after witnessing and the event in same dentical members of the scity, a set of absolute fools: or whether he hims after witnessing amonderation, a mild need cross of the editor is in very good hands, when in those of the scity, a set of absolute fools: or whether he hims after witnessing moderation and members of the scity, a set of absolute fools: or whether he hims after witnessing meaning a certain pertition, thinks the reading population for the fact you notice.

Could not something-of the same kind be done of the scity, a set of absolute fools: or whether he hims after witnessing members and the lucubration of yesteriday's Heraid, as the editor is in very good hands, when in those of the scity, a set of absolute fools: or whether he hims after witnessing members and the lucubration of yesteriday's Heraid, as the editor is in very good hands, when in those of the editor is in very good hands, when in those of the editor is in very good hands, when in those of the editor is in very good hands, when in those of the editor is in very good hands, when in those of the editor is in very good hands, when in those of the editor is in very good hands, when the English are not represented. Why do not the English themselves make that wealth re-tunborn."

Now, we defy the Editor of that Journal produce from the Petition any thing either produce from the Petition and the english of the consideration of the different Constitutional Assignment of the consideration of the different Constitution of the consideration of the different Constitution of the consideration of the different Constitution of the constitution of the consideration to produce from the Petition any thing either by fair inference, or direct proof, that could afford him a plausible pretext for making afford him a plausible pretext for making the above assertion. The idea of introducing into Canada the English Law of "Primogeniture Entail, &c." is almost too gross for any of the Vindicator's most obsequious "friends" of the Vindicator's most obsequious "friends" of the Vindicator's most obsequious "friends" of the Vindicator's most obsequious under the purchase of any of its lands in order to give a stated period for the payment of the buyer to improve his purchase, of the future, of eliciting something if not positively into believe, that it could be for a moment entertained by Reformers, as the petitioners undoubtedly are. Did the Editor find the tertained by Reformers, as the petition for the main and the support they may have pledged to Padoubtedly are. Did the Editor find the
immostrous notion in his own brain, or in the
demands of the Petition for the radical reform of the Feudal Laws, the establishment
form of the Feudal Laws, the first hours are effections sugfirst and these men would seize the first hours and these men would seize the first hours
for the full subjects on its wilduals or classes, to the drones or dunces of society,
who, despairing to get on by party influence and
the remarks, first and these men would seize the first hours
for determine the support they may have pledged to Pafull subjects to find the support they may have pledged to Pafull subjects to five

Gebec, August 2, 1836.

Without dwelling on his division of the subject which he has not adhered to very particularly himself, the has not adhered to very particularly himself, the has not abhered to very particularly himself, the monopolisers of office, or their destined heirs and suspendent which he has not abhered to very particularly himself, the monopolisers of office, or their destined heirs and suspendent which he has not abhered to very particularly himself, the monopolisers of office, or their destined heirs and suspendent which he has not abhered to very particularly himself, the monopolisers of office, or their destined heirs and suspendent which he has not abhered to very particularly himself, the monopolisers of office, or their destined heirs and suspendent which he has not abhered to very particularly himself, the monopolisers of office, or their destined heirs and suspendent which he has not abhered to very particularly himself, the monopolisers of office, or their destined heirs and suspendent which he has not abhered to very particularly himself, the monopolisers of office, or their destined heirs and suspendent which he has not abhered to very particularly himself, the monopolisers of office, or their destined heirs and suspendent which he has not abhered to very particularly himself, the monopolisers of office, or the reduction of the subject which he has not abhered to very particularly himself, the following:

"The dishoners of office, or their destined from their power to de mischier will allow me to say, it is not to be expected to an act or regent has the monopolisers of office, or their destined heirs and that power to de mischier will allow me to say, it is not to be expected to an act or regent has the monopolisers of office, or their destined from their which when the monopolisers of of nterest:—

he calls "nodispensation." His assuming that it does,
SARATOGA, August 6, 1836.

he calls "nodispensation." His assuming that it does,
is nonsense, or worse, and serves no other purpose but
their dissent. There are many persons at Quebec,
There are many persons at Qu Petition are in direct opposition to all lordly or arstocratic pretensions among any class, and to the perpetuation or introduction of any law which would confer exclusive privileges upon any portion of the population.

Before parting with the Vindicator we must be allowed to say, that its cause must be allowed to say, that the unique of the cause.

But may be allowed to say, that the unique of the cause.

But may be allowed to say, that the u

and hawkers" of the Petition—that they are dishonest, have suppressed the truth, insulted whence all this good indignation which they wreak and hawkers" of the Petition—that they are dishonest, have suppressed the truth, insulted the community, who in maintaining the infield character of Temperance to all the rest of the following the disposition of the petition, the Catholic priesthood is support of any religious belief; therefore, it is untrue, that they are dishonest, have suppressed the truth, insulted the community, that they are "time-serving flatterers," and that their proceedings have the community, that they are "time-serving flatterers," and that their proceedings have the community that they are "time-serving flatterers," and that their proceedings have the community that they are "time-serving flatterers," and that their proceedings have the community that they are "time-serving flatterers," and that their proceedings have the community that they are "time-serving flatterers," and that their proceedings have the community that they are "time-serving flatterers," and that their proceedings have the community that they are "time-serving flatterers," and that their proceedings have the community that they are "time-serving flatterers," and that their proceedings have the community that they are "time-serving flatterers," and that their proceedings have the community that they are "time-serving flatterers," and that their proceedings have the community that they are "time-serving flatterers," and that their proceedings have the community that they are "time-serving flatterers," and that their proceedings have the community that they are "time-serving flatterers," and that their proceedings have the community that they are "time-serving flatterers," and that their proceedings have the community that they are "time-ser The insinuation, that the Catholic priesthood is maintained by tithe, and not by revenue, must be MONTREAL, SATURDAY, AUG. 13, 1836. See a "base fraud from beginning to end." supposed, ignorance. The egotism about the dilem- Our readers will have observed by the re-"He (Bishop Stuart) considered that the text, 'As when none exists, needs no comment.

We must now briefly recapitulate the proofs the cafty meanness, as being so many reason the cafty meanness as being so many reason the cafty meanness as being so many reason the capture of Commons has resolved upon the equalization of Commons has resolved upon the equalization of Commons has resolved upon the equalization of the duties upon Sugar, imported into mous, which proves them to be at once craven-heart-into of the duties upon Sugar, imported into mous, which proves them to be at once craven-heart-into of the duties upon Sugar, imported into mous, which proves them to be at once craven-heart-into of the duties upon Sugar, imported into mous, which proves them to be at once craven-heart-into of the duties upon Sugar, imported into mous, which proves them to be at once craven-heart-into of the duties upon Sugar, imported into mous, which proves them to be at once craven-heart-into of the duties upon Sugar, imported into mous, which proves them to be at once craven-heart-into of the duties upon Sugar, imported into mous, which proves them to be at once craven-heart-into of the duties upon Sugar, imported into the fact, that one thousand copies of the petisupport of their church. His inaccurate use of the Great Britain from the East and West Ina public meeting of the inhabitants of a public meeting of the inhabitants of the like and the body of the inhabitants of the like and the late and

and control as pretences."
The subjoint eletter, which appeared a why says in the Quebee Gazette, deserves entered in the control and the Right Rev. Bishop Stuart had been only the British party, ugain must be owned that, in the Seigninish couring "lots of land."

The following marriages auggested the accountry, there is little encountry, there is little encountry, there is little encountry and many direct hindrances in the vertice of the Country, there is little encountry is stated as an an any undoubted and heavy is propertied. A ske haw is, a man may undoubted state property, but it by no means following the may have paid for it. Let the be only rendered more equitable and less official in the positions of the matter. It is admitted, as a great propertied in the country in the position of the subject under the notice, as I know nothing of the matter; but if they have an institution of one that the subject under the notice, as I know nothing of the matter; but if they have an institution of one that the subject under the notice, as I know nothing of the matter; but if they have an institution of one that the subject under the notice, as I know nothing of the matter; but if they have an institution of one that the subject under the notice, as I know nothing of the matter; but if they have an institution of one that the subject under the notice, as I know nothing of the matter; but if they have an institution of the subject under the notice, as I know nothing of the matter; but if they have an institution of the subject under the notice, as I know nothing of the matter; but if they have an institution of the subject under the notice, as I know nothing of the matter; but if they have an institution of the subject under the notice, as I know nothing of the matter; but if they have an institution of the subject under the notice, as I know nothing of the matter; but if they have an institution of the subject under the notice, as I know nothing of the matter; but if they have an institution of the subject under the of making the request which he has done, to tal mixture of earth's mould," which would make

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IRELAND

this purpose, would have thrown, far as the poles tently supported by persons who are not utterly indifeome to my ears you shall hear again from
asunder from them—the Irish and the Catholic body ferent to any and every religion.

An Admire a or time New Doc generally, as not sympathising altogether with the docgenerally as not sympathising altogether with the doctrine of Protestant sucendancy—having had a too feeling experience of the working of the system in Ireland in the past; whilst its utter unsuitableness to the latitude of Canada, or to the spirit of a British colony in North America in these days—will not bear aquestion among men of common sense. They know right well that they dare not unreservedly avow to the Scotch Presbyterians in or out of the established Kirk, or to Protestant Dissenters of any description, that they are aiming to secure a paramount rank and power to Protestant prelacy. By such an avowal they that they are aiming to secure a paramount runs and power to Protestant prelacy. By such an avowal they would at once stand unmasked—they would undo at ly gibbeted themselves as a visionary and an Infidel." one blow their own cause, they would be denounced, In all this array of words, put forth for the special despised, deserted by all—they would array in arms edification and conversion of "our readers," I chalagainst them a vast majority. They will need a stout lenge the most acute among them to discover the rt and a strong hand, and a blade Toledo Trusty; aye slightest justification of the libellous charge against and a charmed life too, who will encounter the innumerous phalanx "of liberals" in this cause. "We are mote attempt to shew, that the Petition cannot be many." We are one. Let them think how much the liberal cause has gained in this city during the last "visionary admirers of naked abstractions," nor yet

regular systematic plan of action or operation—proved and demonstrated that the reproach, so often thrown by them upon the Whig Ministry of Britain, recoils harmless from the head of the latter, to fall in all its harmless treal offered to lay down his arms, to save the effusion of blood, he did it on express conditions, that all from they full to pieces—into "most admired disorder"—the confusion of Babel is re-enacted. For men, whose the contraction of a moral cohesion; they are soon distintegrated and reduced to their original elements, and become a very faithful image of "the contraction of the elements, and become a very faithful image of "the dencing atoms of Epicurus," before they were col-

THE INVISIBLE SPY. Aug. 10. TO THE EDITOR OF THE MORNING COURIER.

Gazette. If the Editor of that journal thinks that the guarantee to England a power which she did not herpeculiar ductrines" of the Petition are advocated by self possess. only "a few" of the Constitutional party, let him get up another petition, praying " that State favor, honors ect in a greater degree than on all, and he will then

The second question requires only an equally simple lected and consolidated into the compact globe which we now inherit. Minds without right principle, are like matter without the plastic virtue, the binding force, the organizing energy of the attraction of gravitation or cohesion.

The second question requires only an equally simple answer. If the fourth article of the Treaty coded to England "all rights which the most Christian King, and the Crown of France had till now, over the said countries &c. and their inhabitants," the Crown of France had till now, over the said countries &c. and their inhabitants," the Crown of France had till now, over the said countries &c. and their inhabitants," the Crown of Brig Morning Star, Davison, Sunderland, W. Price & Ship Morning Star, Davison, Sunderland, W. Price & France had not, at that time (" till now") the power to resume those tracts which she had already granted in Seigniorie, without indemnification and the consent of Sin,-I have a very short anse er to give to the parries, and she did not, because she could not, cede or

August 12 Doings of the Constitutional Convention.

Str.—All the world knows with what profound mystery the proceedings of the late mis-called Constitutional Convention have been enveloped. This section of the political 41 well.

establish religious castes—because a full avowal of trafter of the Herald, that the Petition can be consis-

August 12, 1835.

Commercia! IMPORTS FROM UPPER CANADA.

PRIDAY, AUGUST 12. M'Pherson & Cran Do. B. Hart & Co. B. Hart & Co. Gillespie Moffatt & Co. SATURDAY, AUGUST 13. Mittleberger & Platt.

W. Smith & Co.
Robertson, Masson & Co
W. Riichie & Co.
B. Hari & Co.
Gillespie, Moffait & Co.
C. Bowman.
J. G. Mackenzie & Co.
H. Russell & Co.
W. Bradbury.
W. Richie & Co.
Forsyth, Richardson & Co.
Co.

Dure.

Aŭgust 11.

Bark Universe, Brock, Dundee, Lemesurier & Co.
Schr. Minerva, Tremblay, St. John, Nowfoundlan

Co. Grenada, Tuzo, Barbadues and Trinidad, Leay-craft & Co. Eden, Andrews, Bridport, Pembertons

EABL OF GOSPORD.

DOWNING STREET, July 17, 1835.
My Lord, — I have the honour herewith to transmit to your Lordship, first, a commission under the great seal, constituting you Governor and Commander-in-Chief of the Province of Lower Canada; secondly, a similar commission for the government of Nova Scotia and Prince Edward's Island; and thirdly, a separate commission for the government of New Brunawick. With these commissions your Lordship will receive the usual instructions under His Majesty's sign manual, explanatory of the general rules according to which the powers they confide to you are to be exercised.

In my despatch of this date I have conveyed to your Lordship, constituting you and them His Majesty's commissioners of inquiry in Lower Canada.

The object with which I now address your Lordship is, to convey to you, in obedience to the King's commands, His Majesty's pleasure to the filling the commissioners. If that they conditive the minimum of the province is the filling to the proposed investigation. The payment to the military chest of the sum of £31,000 advanced in the autumn of last year to meet the exigences of the public service.

I have stated the sum of £31,000 advanced in the event prove embarrasang to a commission of the population for the payment to the military chest of the sum of £31,000 advanced in the event prove embarrasang to a comprise an application for the payment to the military chest of the sum of £31,000 advanced in the event prove embarrasang to a comprise an application for the payment to the military chest of the sum of £31,000 advanced in the event prove embarrasang to a comprise an application for the payment to the military chest of the sum of £31,000 advanced in the event prove embarrasang to a comprise an application for the payment to the military chest of the sum of £31,000 advanced in the event prove embarrasang to a comprise an application for the payment to the military chest of the payment to the military chest of the sum of £31,000 advanced in the event prove embarr

and minings cause of the Action contact for the finds the cause. We are same, "We are same I find the finds the cause of the Action contact and the finds the cause of the cau while to spin a web out of so slight a yran, we may make the task of the spin and the consistency, from Luth, Rolger, Dear dependent of the spin and the spin and

secure no selfish ends. To maintain the peace and integrity of the empire, and to mediate be.

It would be scarcely possess.

o any more of the doings of the Convention of the doing of the Convention of the doings of the

treal, general cargo.

chr Lazy, Mercier, Miramichi, 23d July, Aylwin & Nead, fish, 11 settlers.

Emilie, Ligotte, St. Johns, N. B., 11th do, order, plaster.

AT GROSSE ISLE.

ig Royalist, 26th June, Killala, 179 settlers.

Granada, 23d do Lisbon, salt.

Sir John Franklin, 1st July, Lisbon, wheat, (for Margaret, Steele, Liverpool, Symes & Ross.

August 10.

The abuse of patronage is said to extend still (arther; some persons are represented as having person except the settled inhabitants of the province, or is consequence of any recommendation of the province, or is consequence of any recommendation of the Governor. No British Minister, during the present or the last reign, has ever used the patronage of British North Amelical power, or the personal advantage of himself or his connex. Sir John Franklin, 1st July, Lisbon, wheat, (for Margaret, Steele, Liverpool, Symes & Ross.

August 10.

The abuse of patronage is said to extend still (arther; some persons are represented as having been revoked. I am not less solicitous they ing been conferred in Lower Canada on any person except the settled inhabitants of the province, or is consequence of any recommendation to the third that they are unable to communicate, with the great body of those with whom their affairs are to be transacted. Other successful candidates for office are represented as persons who had made themselves justly offensive to the House of Assembly; while, on the other hand, employments created at the instance of that House, with a view to public improvements, have, it is alleged, been studiously denied to those whom the Governor himself.

At it is said that exorbitant fees have been expected to offices, in performing the duties of which they are unable to communicate, with the great body of those with whom their affairs are to be transacted. Other successful candidates for office are represented as persons who had made themselves justly offensive to the House of Assembly them they are provided. I am not less solicious to communicate, with the great

Canada, the respect due in every part of the King's dominions to the representative of His Majesty. Prepared to make every just concession which the well-being of the province may require, His Majesty's confidential advisers will not lend their sanction to any proceedings into the dignity, correctly understood, of His Majesty's Crown orafi & Co.

Eden, Andrews, Bridport, Pembertons
shiftpring inventing. The ship is much in
the first and most argent demand upon your attention will be the means of defraying the sarars due to the public officers for their salaries;
to form an interest on board damage.

The surveyors returned from the bark Ranger, on
Bellechases rocks, last evening. The ship is much in
tiqued, and the carge on board damaged.—The steamer
St. George goes down this afternoon for the purpose of
bringing her up.

Ship Stately, from London, on her way up, ran
ashore on Red Island Reef, but was got off without
much damage.

The surveyors returned from the bark Ranger, on
Bellechases rocks, last evening. The ship is much in
the first and most argent demand upon your attention will be the means of defraying the sarars due to the public officers for their salaries;
for this purpose it will probably be necessary to
on when the salaries of the public of the source
the Arab, transport, on 37th July, in lon. 57, 47., last
47 10.—All well.

The Snowdon has on board two seamen of the
Bark John & Mary, from Bay de Chaleurs to Liverpool, which was waterlogged at see—saved all the
crew—the others were put on board the Welf's CoveBel'inst, June 27.—sailed, Leander, Frank, Quebec;
Bel'inst, June 27.—sailed, Leander, Frank, Quebec;
Bel'i The propertion of the continued of superimental properties of the superimental properties of the continued of superimental properties of the continued of superimental properties of the superimental prope

them in the revision of the fees of ever It would be scarcely possible to find any terms in the province without exception, and it and integrity of the empire, and to mediate between contending parties by whom those blessings have been endangered, is the high and
honourable trust confided to you.

I am consequently entitled to claim for your
Lordship, and for the constitutional authority
which you will exercise as Governor of Lower
Canada, the respect due in every part of the
King's dominions to the representative of His
est extent; I concur with him in thinking that

utizens by the soldiery. Anxie ligation of justice to the Britis obligation of justice to the first test against the application of suc any part of a body, not less di-their humanity and discipline tha lantry. The House had appoints to inquire into those proceeding received the report of the commi

egitimate privilege; in passing a sentence of condemnation pending that anguire, and in direct opposition to the fluding of the proper legal tri-bunal, they exceeded their proper authority, and bunal, they exceeded their proper authority, and acted in epposition to the Parliamentary useges for of this country. Nor can I receive such an one authorised expression of opinion with that deficience which it is my duty and inclinate a to show for every judgment of the House, falling within the appropriate sphere of their delibers. 8. The Assembly further complain that there are no methods by which legal demands against which theas the Government can be enforced in the province.

In the absence of any distinct proof tion of the fact, I can express as sire that effectual means may be medying this alleged defect in the 9. The too frequent reservable being the delay in communicating the 1 upon them, is a grievance of which the top to believe the resitive. lead me to bolieve the reality.

will understand that the power

Bills, granted by the Constitution s an extreme right, to be employ uch caution, nor except or ressity. You will also have the good member the indispensable necessity of transmit. Mr. Bell has been made, a ting, with the least possible delay, the transcript of every law of which the operation is sus was not disposed of by justice that the control of the control cript of every law of which the operation is sus pended for the signification of the Royal pleasure; highest bidder. Whate and of accompanying every such transcript with such full and minute explanations as may be use, it will be necessary in necessary for rendering the scope and policy of the constraint installights and for example in the constraint of the constraint in the constraint i perfectly intelligible, and for explaining the by which your Lordship may have been influenced in declining to give your decision in gist he first instance. You will pledge His Majusty's tio arst instance. The country to the most prompt lessly raised to the country to the most prompt lessly raised to the cod respectful attention to every question of benevoent persons. I this nature which may be brought under their that some unnecessary

having on various occa-ions, neglected to con occur, a delay chaffy by to the House His Majesty's answers to the events, and the consequence addresses presented to him by that xamination of any particular em-o state with certainty; nor on st t fit to make a conjectural sta Lordship will, however, assure His Majesty has been pleased t the most unqualified terms, that cation that either branch of the gislature may see fit to make to I this Majesty immediately on this kingdom, and that His Majes conveyed to the province with the sible despatch. The King cannot, however, for which complain et that the delay which may occasionally have proprised by Lord R Taken place in making known in the province nothing further to condition the province of the p nither occasioned or prolonged by circumstances claims of all which me promptitude or seat in His Majesty's Lordship's di that this Bill might undergo during a certain period of the year, the direct approach to Quebec and Montreal, and the imported nature of the internal communications through His Majesty's dominions in North Amesont, but to reserve the Bill 11. Much complaint is made of the refusal of

information for which the House of Assembly having in his place in the have at different times applied to the Governor of amendment would be per which the House of Assembly having in his place in the II he province. After a careful example the proceedings of the latest according to the proceedings of the latest according to the conclusion: the ground for the complaint. I d that any advantage would arise for this place into a very exact sur-munications between the flouse or respecting the production ore useful, with a view to the the general principle by which will be guided. I think, then, ondence between your Lordship tary of State cannot art of those documents of which the Assembly which they intitled to demand, as a matter of course. he unreserved and universal inspection or peru-al. In the official intercourse between His Ma-cety and His Majesty's representative in the upon the declarati rince, conducted as such intercourse neces, delet's seat had arily is through the intervention of the Minis- that ers of the Crown, much confidential communi- question has lost quire to be debated copiously, and in all the arious lights in which they may present them-elves to the Governor or to the Secretary of tate: and in such a correspondence it is neary to anticipate emergencies which event. w ally do not occur, to reason upon hypothetical latements, and even to advert to the conduct isting usages, be notifiualifications for particular employment of Government in the control of the contr

possible to conduct any public affaire, except on such terms of five trained intercourse. It is no possible to give general publicit ings of various persons, and ements to the public service.
should entitle a popular Assemble public all the despatches the King's Government and His representative, would so obstruct tion of public affairs, or prod outweighing the utmost poss

In the same manner, there will occasionally had not been lawfully vaca be communications, in their own nature condi-dential, between the Governor and many of his subordinate officers, which should also be pro-tected from general publicity.

But though I think it right to make this gene-ral reservition, expirition to make the gene-tral reservition servition to the strict line of duty subject, his Lordship was be that doubt could be removed

ral reservation against the unlimited production cial authority. The subseques of all public documents, I am ready to acknowledge that the restriction itself may admit and as that of Mr. Mondelet's, wou even require many exceptions; and that in the service of a careful discretion, the Governor, as often as he shall judge it conducive to the general good of the province, may communicate to either branch of the legislature any part of his ed the deepest regret of my p official correspondence, such only excepted as may have been expressly declared or manifestly designed by the Secretary of State, to be confidence every reparation when dential.

But I am not aware of any other But I am not aware of any other connected with the public affair ince, the concealment of which it bly would be really useful or just ally what relates to the revenue as in all their branches, or in the province, should be at once and munitcated to them. For examp sirable to make to the two House munication of the blue books, or, cal returns, which are compiled the department; and your Lords

spoken, in their 92 resolutions, of the conduct, the assistan the troops during the elections at is described as a sanguinary exe proceed to pronounce this censure duct of his Majesty's troops. The country, and the bills had been thrown out for want of evidence. In assuming to themselves the power to inquire, the Assembly exercised their Colleges and the country of the coun

10. My predecessors in office are charged with a having such endow

Office



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

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

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

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

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

class of his subjects of the use

acts of that tongue with white

rness to assent to any law which mae the French and the English inhab st ample security a ainst any suee has been made to certain rules which are said to be illegal, and even founded on the financial of the pledges of the King and Parliament. amount to a violation of the faith of treaties, at mmissioners, may be received in sommissioners, may be received in is admitted, that until the year 1834 those rule in time for a session to be holden had been followed, without any complaint have possible, in the spring of 1836, the intention already announce ing been preferred to His Majesta's Government I can, iudo d, undertake to say, that until the fact was stated in evidence before the Canad seed more immediately to the con the subjects which are not noticed ections to the commissioners, but in hich your Lordship will have to act Here, as on so many other topics, I am compelled the pro-Committee of last year, the existence of such and at once as Governor of the prolleged that the patronage of His Ma. on, and to instruct your Lordship to renew the

ament in Lower Canada has been make to the provincial legislature, that such a manner as to exclude the French descent, not only frein the of court made by the Judges; and that on the report of such a commission, all such rules as are either contrary to law or inexpedient should ed. I am not less solicitous than my or, that such an enquiry should be made all the practice and proceedings or prompt and methodical, and less the House of Assembly shou hese objects can be better effected by nethod than that of a commission of will concur with them in carryin

proposal which he authorised Lord Aylmer

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

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

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

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

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

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

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

learning.

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

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

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

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

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

mengaged by the Secretary of State, to be confidential.

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

A CENSITAIRE.

Montreal, August 13, 1836.

To the reference and expectation of the left working of the strength of the province overy reparation which it has been in their power to make, for the original error of all their power to make, for the original error of all their power to make, for the original error of all their power to make, for the original error of all their power to make, for the original error of all their power to make, for the original error of all their power to make, for the original error of all their power to make, for the original error of all their power to make, for the original error of all their power to make, for the original error of the faithful discharge of his treat; they do not require that the entire system of Canadian law places the concentration of the faithful discharge of his treat; they do not require that the entire system of Canadian law places the concentration of the faithful discharge of his treat; they do not require that the entire system of Canadian law places the concentration of the faithful discharge of his treat; they do not require that the entire system of Canadian law province, the concentration of the faithful discharge of his treat; they do not require that the entire sys

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

tration of affairs so various and complicated. I dismiss the subject for the present, with the expression of my corrument in this country to the most prompt of respectful attention to every question of respectful attention to every question of respectful attention to every question of the present. The attention of affairs so various and complicated. I dismiss the subject for the present, with the expression of my carnest hope that His Majesty's efforts to terminate these dissensions may be found that the willing dishonesty. The Toronto Courier, in adverting to Sir blustering, nor as "impudent assumptions," will complete the willing dishonesty of its course.

The Toronto Courier, in adverting to Sir blustering, nor as "impudent assumptions," will complete the willing "dishonesty" of its course.

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The Toronto Courier, in adverting to Sir blustering nor as "impudent assumptions," will conceal the willing the subject for the pression of its course.

The Toronto Courier, in adverting to Sir blustering nor as "impudent assumptions," will conceal the will not be defined

ous arrivals.

signed to a house in New York.

THE COLLISION BETWEEN THE COMMONS AND THE LORDS.—We last week pointed out a constitutional mode by which the King may avoid the Mr. M*LEAN who was formerly

ters in their patriotic design to do justice to
Ireland.

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

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

Our advices by the Europe to the lat July, and little to the stock of Commercial intelligence previously received. At Liverpool Pot Ashes were firm, and sales of 400 bris new ex Glasgov, Hurin Tract. There are about a million to make the form one, the Crown thanks and Clergy Reserves in the Township of Grential Company's were firm, and sales of 400 bris new ex Glasgov, had been made at 36s. # cwt. from the vessel thanks and Clergy Reserves in the Township of Grential Company's were firm, and sales of 400 bris new ex Glasgov, had been made at 36s. # cwt. from the vessel thanks and Clergy Reserves in the newly sur-MONTREAL, MONDAY, AUG. 15, 1836.

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

In the Township of Bristoi, on Indexedy, ist a having several excellent harbors and o'clock in Bond, and five long of the clergy reserves, of secondary of the clergy reserves, of secondary of the clergy reserves, of secondary of the clergy reserves in Bristoi, on Indexed the form of the clergy reserves, of secondary of the clergy reserves, of secondary of the clergy reserves in Bristoi, on Indexed the form of the clergy reserves, of secondary of the clergy reserves in Bristoi, on Indexed the form of the clergy reserves, of secondary of the clergy reserves in Bristoi, on Indexed the form of the clergy reserves, of secondary of the clergy reserves in Bristoi, on Indexed the form of the clergy reserves in Bristoi, on Indexed the form of the clergy reserves in Bristoi, on Indexed the form of the clergy reserves in Bristoi, on Indexed the form of the clergy reserves in Bristoi, on Indexed the form of the clergy reserves in Bristoi, on Indexed the form of the clergy reserves in Bristoi, on Indexed the form of the clergy reserves in Bristoi, on Indexed the form of the clergy reserves in Bristoi, on Indexed the form of the clergy reserves in Bristoi, on Indexed the form of the clergy reserves in Bristoi, on Indexed the form of the clergy reserves in Bristoi, on Indexed the form of the clergy reserves in Bristoi, on Indexed the form of the clergy reserves in Bristoi, on Indexed the form of the clergy reserves in Bristoi, on Indexed the form of the clergy reserves in Bristoi, on Indexed the form of the clergy reserves in Bristoi, on Indexed the form of the clergy reserves in Bristoi, on Indexed the form of the clergy reserves in Bristoi, on Indexed the form of the clergy reserves in Bristoi, on Indexed the clergy reserves in Bristoi, on Indexed the clergy reserves in Bristoi, on Indexe gned to a house in New York.

"In the Georgian Bay, and other parts of CONSTITUTIONAL AND SHIPLE MODE OF AVOIDING IT Lake Huron, by which Lake this new Tract OF STREET COMMONS AND THE COLLEGIS BETWEEN THE COLLEGIS BETWEEN THE COMMON BETWEEN THE COLLEGIS had changed hands at 4s. 8d. # 70 lbs. The lst September, at 10 o'clock in the forenoon holders of Flour appeared disposed to press the Crown Lands and Clergy Reserves in Liter Lordon We last week pointed out a constitutional mode by which the King may avoid the
impending collision, if His Majosty should entertain any very serious apprehension of that
otherwise inevitable event. We shall briefly repeat our suggestion in other words, merely premising what we hope is the fact, namely, that
His Majosty evoluble narricinates with Minis,
of Assembly, by their respective friends. His Majesty cordially participates with Minis. of Assembly, by their respective friends. the prospect of a good harvest appears to be ranges of Buckingham, at the upset price of 3s

State of Trade.

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

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

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

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

pready at 48 @ 50.

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

In the Township of Lochaber, on Thursday 1st September, at 10 o'clock in the forenoon The Peers have unquestionably a right to object to any legislative measure which is proposed for their consideration; and whatever we may think of the fatuity of their conduct, we cannot deny their right to reject the Irish Municipal Bill. But if their Lordships possess rights and privileges, the King has also his prerogative, ROCHDALE FLANNEL MARKET, June 27 .- Our the Crown Lands and Clergy Reserves in Loch-

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

DINNING & SENIOR July 22.

SUGAR.—Bright Muscovado Sugar for Sale BLACKWOOD, ERMATINGER & Co.

- 50 m ---

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	4/	E MORNING COURIER, FOR	Clergy Roserves	oit Panes No. 14 21.	4th I
AUCTION SALES.	of 5 17 90 91 99 94	2d Range, No. 6, 15 (36 seres,) 18, 19, 20, 21, 23, 25, 26, 27, 28 [150 seres.] 3d · · 1, 8, 15, 16, 17 [150 seres.] 18, 20, 21, 22, 23, 24 [177 seres.] 25, 27, 122, 23, 24 [177 seres.] 25, 27, 27, 28, 28, 28, 28, 28, 28, 28, 28, 28, 28	Clergy Reserves 1st Range, No. 5, 26 2d 3, 17. 3d 18-	10th · · 2, 9, 23- 11th · · 25- 12th · · 2-	5th 6th 7th 8th
Quebec, July 26, 1836. SALE of CROWN LANDS and CLERGY RESERVES, at Cottau Du Lac, on	7th 1, 2, 3, 4, 5, E 1 of 6, N 1 of 11, S 1 of 12, N 1 of 19, N 1 of 21, N 1 of 22, 24	28, [124 acres- 4th · 7, 14, 15 [190 acres.] 16, 17 [146 acres.] 19, 20, 21, 22, 23, 24, 26,	5th S. W. ‡ of 7, 21, E. ‡ of 28 8th 23. 9th 14-	Windson-Upset price, 5s. per acre. Clergy Reserves.	9th
THURSDAY, 1st SEPTEMBER. Newton-Upset price, 7s. 6d. per acre-	Clergy Reserves. 1st Range, No. 27 [171 acres.] 28 [171 acres.] 2d	27, 28 [174 acres.] 5th E. i of 2, 9, 15, 16 174 acres.] 17 [190 acres.] 18 [45 acres.] 19,21, 22, 23, 24 [13] acres.] 25, 26, 28	10th 19, 26. Stanbridge-Upset price, 10s. per sere. Crown Lands.	1st Range, No. 5, 12, 19, 26- 2d 7, 14, 21, 28- 3d 3, 10, 24	1st 1 2d 3d 4th 5th
Crown Lands. 2d Rangs, No. 3, 10, (155 acres.) 3d 5, 12, 19, (63 acres.)	3d · · 25, 26, 27, 28. 4th · · 25, 26, 27, 28. 5th · · 25, 26, 27, 28. 6th · · 25, 26, 27, 28,	6th 5, 12, 14, 19, 20, 25, 23 [160 acres.] 7th 1 [120 acres,] 2, 3, 4, [195 acres,]	lst Range, 6th No. 26. Clergy Reserves.	4th . 5, 12, 19, 26 5th . 4, 11, 18, 25 6th . 6, 13, 20, 27 7th . 1, 8, 15, 22	6th
4th 8, 15, (96 acros) 22- 5th 6, 27 (146 acros.) Clergy Reserves.	7th 25, 26, 27, 28. In the Township of SRISTOL, on THURSDAY, 1st. SEPTEMBER, and on the FIRST MONDAY OF EVERY	5, 7, 8, 9 [196 acres.] 10, 11, 12, 14, 15, 16, 17, 18 [180 acres.] 19, 21, 22 [192 acres.] 23, 24 [182]	1st Range, No. 24. 3d S i of 27. 5th S i of 29, 27.	8th 6, 13, 20, 27 9th 4, 11, 18, 25	9th 10th 11th
1st 5, (83 acres.) 2d 7. 3d 2, 9, 16 (191 acres.) 4th 11, 25 (178 acres.) 5th 2, 9, 6th 7 (192 acres.)	FULLOWIFG MONTH. Baistot.—Upset price, 5s. 3d. per acre. Crown Lands.	acres,] 25, 28 [170 acres.] 5, 6, 195 acres,] 2, 3 [173 acres.] 5, 6, 7, 8,9 [176 acres.] 10 [180 acres.] 12, 13 [185 acres.] 14, 15, 16, 17	6th ·· 22. 7th ·· 27. 8th ·· 25.	11th . 1/8, 15, 22 12th . 17, 24 13th . 8 R 95 a of 20, 27	11th
4th 11, 25 (178 acres.) 5th 2, 9. 6th 7 (192 acres.) 7th 2.	1st Range, N 55 acres, and S 55 acres of 7, S 37 acres, and S E 74 acres of 9, 9 [96	[189 acres,] 19, 20 [185 acres,] 21, 22 [114 acres,] 23 [170 acres,] 24 [174 acres,] 28	Surron—Upset price, 5s. per acre. Crown Lands 1st Range, 150 acres of 11, 18, 25.	14th 22{207 acres.} SHIPTON—Upset price, 5s. per acre. Clergy Reserves.	6th
August 9. et	[66 acres,] 13 [96 acres,] 14 [132 acres,] 15 [158 acres,] 16 [213 acres,] 17 [239 acres,] 18, 19, S W 4 of 20.	9th · · 1, 2 [176 acres,] 3 [190 acres,] 4, 5, 7, 8 [195 acres,] 9 [190 acres,] 10 [195 acres,] 1, 12, 14 [156 acres,]	2d N.75 scres of 9, N.1 of 16, S.1 of 23- 3d No. 14. 4th 15, N. 1 of 22.	1st Range, No. 3, 10- 2d 1, [137 a.] 8, 22- 3d 5-	lst 2d 3d
Quebec, July 26, 1836. CALES of CROWN LANDS and CLERGY APPROPRIES AND VILLE OF HULL, OR	A 18 [109 acres,] 19 [239 acres,] 20 [235 acres,] 2d N t 1, N t of 2, N t and S W t of 3, N t and S t of 4, N t and S W t of	15, 16, 17 [175 acres,] 18 [190 acres, 19, 21, 22 177 acres,] 23 [65 acres,] 24 [56 acres] 25, 26 [196 acres,] 28.	6th . 13, 20, N. 150 acres of 27- 6th . 17, 24- 7th . 3, S. 150 acres of 13, 20, 27. 8th . S. \(\dagger of 8, S. \(\dagger of 13, 22, 23, 24-	4th 3. 5th 1[137 a.] 8, S E 150 a. of 22. 6th 5, 12, 26. 7th 3, 10.	4th
MURSDAY, Ist SEPTEMBER, and on the Plant MONDAY MY EVERY POLLOWING MONTH.	8, N + of 9, E + and S W + of 10, 11, 12, N + and S W + of 13, S + and N E + of 14, 15, S W + of 16, 18, N E	10th · · 2 [168 scres,] 3, 4, 5 [195 scres,] 6, 7, 9 [190 scres,] 10, 11, 12, 13, 14, 16 [7 18, 19, 90 [190 scree,] 21	9th S. 100 acres and N. 50 acres of 5, 15, S. ½ of 19, 26, 28. 10th N. W. 50 acres of 10, 24.	8th 4, 11, 25. 9th 2, 9, 16, 23. 10th 7, 14, 21.	5th 6th 7th 8th
Hull-Upset price, 6s. per acre- Crosen Lands. 6th Range, S. § of 21. 7th S. § of 14.	# of 19, 20, S W # of 21, N E # of 22. 3d S # and N E # of 1, S # of 2, W # and E # of 3, S # and N E # of 4, S #	[192 arres,] 23 [91 acres,] 24 [180] acres, [25, 26, 27, 28 [188 acres,] 11th Range, No. 1. (97 acres,) 2, 4 (197 acres,) 5, 6, 7, 8 (182 acres) 9, 11, 12, 13, 14,	11th N. W. 50 acres of 8, N. ½ of 19, 22. Clergy Reserves. st Range, No. 8, 15, 22.	11th 2, 9, 23 12th 4, 11, 25 13th 2, 9.	10th
9th S. W. † 13. 11th 16, 17, S. † 18.	and N E 1 of 5, S 1 and N E 1 of 6, N E 1 of 7, 9, E 1 of 10, E 1 of 11, N W 1 of 12 N 1 and S 1 13 N 1	15, 16, 18, 19, 20, 21, 22, 23 (10 acres) 25, 26, 27, 29. Clergy Reserves.	2d 12, 19, 26. 3d 17. 4th 11, 18. 5th 2, 16, 23.	BROMPTON—Upnet price, 4s- per acre- Clergy Reserves. 1st Range, No. 5, [292 a.]	3d 4th 5th
12th S. i 11, 15, 22 C. 18, S. i 19, S. i of 20, S. i of 21, S. i of 22. 14th 1, N. i of 2, 3, N. i of 4, 5, N. i of 15, S. i of 18, S. E. i of 19, N. i of 10, S. i of 18, S. E. i of 19, N. i of 10, S. i of 18, S. E. i of 19, N. i of 10, S. i of 18, S. E. i of 19, N. i of 10, S. i of 18, S. E. i of 19, N. i of 10, S. i of 18, S. E. i of 19, N. i of 10, S. i of 18, S. i of 18, S. i of 19, N. i of 10, S. i of 19, N. i of 10, S.	end S W 1 of 14, N 1 of 15, S E 1 of 16, S W 2 of 16, S W 3 of 17, 18, 19, 20. 4th 1, N 1 and S W 1 of 2, S W 2 of 3, S 1 and N E 3 of 4, N 1 and S W 3 of 5,	1st Range, No. 7, 21, 28, 2d 3, 10, 17, 24 (176 acres) 3d 5, 12, 19, 26,	5th · · · 2, 16, 23. 6th · · · 14, 21, 28. 7th · · · 2, 16, 23. 8th · · · 18, 25.	1st Range, No. 5, [232 a ·] 2d 7. 3d 2, 9. 4th 4, 11.	6th 7th 8th
15th 1, 2, 3, 4, 5, 6, S. ½ of 7, 8, N. ½ of 10, N. ½ of 11, 12, 13, 14, N. ½ of 15, 16, 17, 18, S. ½ of 19, N. ½ of 20, N. ½	W t of 6, N E t of 8, N E t of 9, N t and S W t of 10, N t and S t of 11, S t and N E t of 12, S t and N E t of	4th · · 11, 18, 25, 5th · · 6, 13, 20, 27, 6th · · 1, 8, 17, 27 (180 acres) 7th · · 6, 13, 20, 27 (160 acres)	9th · · 9, 23. 10th · · 21, 28. 11th · · 19, 26.	5th 2, 9, 16. 6th 7. 7th 2, 9, 16, 23, [174 a.]	9th 10th
of 26. 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, N. ½ of 22, N. E. ½ of 24, N. ½ of	13, 14, S \(\) and N \(\) \(\) of 15, 16, 17, 18 S \(\) \(\) of 19, 20, 21 5th \(\) 1, N \(\) and S \(\) \(\) of 2, N \(\) and S \(\)	8th 4, 11, 18, 25, (110 acres) 9th 6, 13, (90 acres) 10th 1, (187 acres) 8, (164 acres) 15, 22,	At FROSTE VILLAGE, in SHEFFORD, on THURSDAY, 25th August. Sheppord - Upset price, 5s. per acre.	8th . 14[177 a.] 21, 28, 35[163 a.] 9th . 16, 23[76 a.] 30[150 a.] 11th . 17 12th . 19 [150 a.]	3d 1
25. Clergy Reserves. 4th Range, No. 21. 5th 19.	6 N F 1 of 7 9 6 10 11 12 12 14	11th 3, 10, 24, (146 acres.) At Grenville on THURSDAY, 1st Saprember, and on the First Monday of Every Fol-	Clergy Reserves. 1st Range, No. 11, 12, 23. 2d 12, 21, 22, S. W. ‡ of 23.	13th · 15 150 a Orrord - Upset price, 4s per acre- Clergy Reserves	4th
8th 27, 28. 9th 4, 28. 25, 26, 27, N. ½ of 28, N. W. 150	11, 12, 13, 14, 15, N ½ and S W ½ of 16, N E ½ of 17, N E ½ of 18, W ½ and N E ½ of 19, 20 (207 acres.) 21 (174	LOWING MONTH. GRENVILLE-Upset price, 2s. 6d. per acre- Crown Lands.	3d ·· 1, 2, 13, 14, 15, 16. 4th ·· 7, 8, 9, 10, 11, 12. 5th ·· 7, 8, 9, 11, S, 150 acres of 12.	5th Range, No. 18[233 a.] 9th 1, 2, 3, 4, 5- 10th 1, 2, 3, 4, 5-	1
acres of 24- 11th 23, 24, 25, 26, 27, 28. 12th 23, 24, 25, 28-	acres.] 7th 4 to 14, 16, 17, 18 [209 acres,] 19 [134 acres.] 8th 1	7th Range, 8th N \(\frac{1}{2} \) of 4, 9th N \(\frac{1}{2} \) of 2, N. \(\frac{1}{2} \) of 3, N, \(\frac{1}{2} \) of 5. 9th N \(\frac{1}{2} \) of 1, 3, 4, W. \(\frac{1}{2} \) of 8, 9, W. \(\frac{1}{2} \)	6th N. ½ of 1. 7th 1, 2. STUKELEY—Upset price, 5s. per acre.	11th 1, 2, 3, 4, 5. 12th 1, 2, 3, 4, 5. 13th 1, 2, 3, 4, 5.	1st 2d 3d
13th 24, 25, 27, 28, 14th 8. ½ of 26, 8. ½ of 26, 27, 28. 15th 27, 28, 16th 26, 27, 28.	9th 1, 2, 10, 11, 12, N E t of 13, 14, 15 [177 acres,] 16 [51 acres.] 10th 1 to 12, 13 [193 acres.] 14 [34 acres.]	of 10, W. ± of 11, 20, 21, 22, 23. N. ± of 2, 5, 6, 11, 15, 16, S. ± of 18, S. ± of 19, 11th 1, N. ± of 2, 3, 6, 7, 8, 9, 10, 11,	Clergy Reserves. 2d Range, No. 22. 3d 6, 20, 27.	14th 1, 2, 3, 4, 5. 15th 1, 2, 3, 4, 5. 16th 1, 2, 3, 4, 5. 17th 1, 2, 3, 4, 5.	4th 5th 6th
EARDLEV—Upset price, 6s. per acre. Sth Range, S. E. ‡ and N. ‡ of 5, N. ‡ of 6, 7, 8, 9, 14, 15, 16.	11th 1 to 10, 11 [191 acres,] 12 [102 acres] 12th 1 to 8, 9 [189 acres,] 10 [110 acres] 13th 1 252 acres,] 2 [252 acres,] 3 [125 acres.]	11th 12, 13, 14, 15, 16, 17, 13, 19. Clergy Reserves. 2d Range, N. § of 27, N. § of 29.	4th ·· N. ½ of 11, 18, 25. 5th ·· 6, 20. 11th ·· 21 (121 a.) 28, (112 a.)	19th 1, 2, 3, 4, 5. Ascot - Upset price, 7s. 6d. per acre.	7th 8th 9th
9th 5, 6, 7, 8, 9, S. E. ‡ and N. ‡ of 10, N.	4 [150 acres.] 5 [252 acres.] 6 [252 acres.] 7 [210 acres.] 8 [112 acres.] Clergy Reserves.	3d ·· 27. 4th ·· 25, N· ½ of 26, 27. 5th ·· S ½ of 25, S· ½ of 26, 27.	ELY-Upset price, 5s. per acre- Clergy Reserves 1st Range, No. 3-	Clergy Reserves. No. 17, 24. 4th E. \(\frac{1}{2} \) of 14. Sth S. E. \(\frac{1}{2} \) and W.\(\frac{1}{2} \) of 4.	10th 11th 12th
10th 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, N. 1	Clergy Reserves. 1st Range, No. 21, 22, 23, 24, 25, 26 [210 acres,] 27 [148 a,] 28 [122 a,] N E 64 acres, 29. A 21 [226 acres,] 22, 23 [190 acres,] 24	6th	2d ·· 1. 4th ·· 11, 18. 5th ·· 6, 13, 20.	9th · · 5. 10th · · 3. 12th · · 5.	1st 2d 3d
11th 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, N, \(\frac{1}{2}\) of 21, \(\mathbb{E}\), \(\mathbb{E}\), \(\phi\) of 22, \(\mathbb{E}\), \(\mathbb{E}\), \(\phi\) of 23, 24, \(\mathbb{N}\), \(\mathbb{E}\) of 25, 28. 12th 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, N, \(\phi\)	[137 acres,] 25[96 acres.] 2d · · 23, 24, 25, 26, 27, 28[197 acres, 29 [132 acres.]	9th 25. E. \(\frac{1}{2} \) of 25. 11th N. \(\frac{1}{2} \) of 23. N. \(\frac{1}{2} \) 24, N. \(\frac{1}{2} \) 25, S. \(\frac{1}{2} \)	6th 8, 15, 22- 7th 6, 13. Ввомв—Upset price, 5s. per acre.	13th 3. 14th 6, [53 acres,] At DRUMMONDVILLE, on THURSDAY, 1st	4
of 27, 28- • 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27,	3d 2f, 22, 23, 24, 25, 26, 27 [142 acres.] 4th 22, 23, 24 [262 acres.] 25 [152 acres.] 5th S 30 acres and N E 100 of 22, S W	AUGMENTATION OF GRENVILLE. Crown Lands.	Clergy Reserves. 1st Range, No. 5, (163 a.) 12, (1b0 a.) 26. 3d 9, 16.	DURHAM - Upset price, 5s. per acre. Crown Lands.	6th 7th 8th
Clergy Reserves. 5th Range, No. 2.	77½ acres of 23. In the Township of LITCHFIELD, on THURS-DAY, 1st SEPTEMBER, and on the FIRST MONDAY	N. E. end of 7, 8, 90 acres W. end of 9, 10, 11 (98 acres.) 7, 8, 9, 10, 11 (104 acres.)	4th · · 18- 7th · · 16- 10th · · 5-	6th Range, S, W. i of 6. 7th 3. 8th 13.	9th 10th 11th 12th
6th 14 (70 agres.) 7th 2. 8th 1, 2, 3, 4. 9th 1, 2, 3, 4.	OF EVERY FOLLOWING MONTH. LITCHFIELD—Upset price, 5s. per acre.	4th 80 acres S. end of 4, 7, 8, 9, 10, 11 (115 acres.)	FARNHAM—Upset price, 7s. 6d per scre, **Clergy Reserves** 1st Range, No. 12, 40 2d . N. E. 50 acres of 7, N. 1, 14, 21,	10th S. W. 100 of 19, 26- 11th 24. 12th 22.	
10th 1, 2, 3, 4. 11th 1, 2, 3, 4. 12th 1, 2, 3, 4.	1st Range, No. 1 (174 a.) 2 (228 a.) S-E. 166 acres of 5, S-E. 160 acres of 6, 7 (280 a.) 10 (271 a.) 11 (289 a.) 12	6th N · ½ 7, N · ½ 8, N · ½ 9, 10, 11 (128 acres.) 7th 6, N · ½ of 7, 8, 9, 10, 11 (129 acres.) 8th S · ½ of 6, S · ½ of 9, 10, 11 (140	28, 35. 3d ·· 9, 23, 37, 44·	Clergy Reserves. 1st Range, No. 17, [100 a.] 6th 2, 9, N. E. † oi 16, 23. 7th 21, 28.	1st 3d 4th 5th
13th 1, 2, 3, 4. Onslow-Upset price, 6s. per scre- Crown Lands	Ist Range, No. 1 (174 a.) 2 (228 a.) S.E. 166 acres of 5, S. E. 160 acres of 6, 7 (280 a.) 10 (271 a.) 11 (289 a.) 12 (304 a.) 14 (296 a.) 15 (197 a.) 20 S.E. † of 21, N.W. † of 23, N.W. † of 24, S.E. † of 25, S.W. † 26, 27 (236 a.) 28 (225 a.)	9th 10, 11 (146 acres. 10th 8, (50 acres.) 9, (50 acres.) 10, (150		8th 2, 9, S. W. 1 of 16, 23- 9th 4, 11, 18, 25- 10th 2, 9, 16, 23-	6th
2d Range, No. 2. 3d N. ½ of 7. 5th 13, N. ½ of 27. 6th 1, ½, 3, 4, 5, S. ½ of 6, S. ½ of 9, 10,	2d N. E. 208 a. of 1, S. E. 114 a. or 2, 20 (136 a.) N. W. 153 a. of 21,	acres,) 11, (143 acres.) Clergy Reserves. 9th Range, 10th 1, 2, 3, 4, 5, of 250 acres each.	Grandy—Upset price, 5s per acre- Clergy Reserves. 1st Range, No. 5, 26, [230 a.]	11th 7, 14. 21, 28- 12th 5, 12, 19, 26. Wickham - Upset price, 4s. per acre.	7th 8th 9th
11, 12, 13, S. # of 14, S. # of 15, 18, 19, 20, S. # of 22, N. # of 23, 25	26 (113 a.) N. W. 45 a. of 22, 23 (101 a.) 24 (180 a.)	HARRINGTON - Upset price, 2s-6d. per acre. Crosen Lands.	3d ·· N ½ of 2, 23. 5th ·· 2, S ½ of 9, 23. 6th ·· 21. 7th ·· 2, 23, [255 a.]	7th Range, No. 15, 16, 17, 18, 19, 20, 22, 23, 24, 25, 26, 27.	10th
7th S. # of 1, 2, 3, 4, 5, 6, 7, 10, 11, 12, 13 14, 15, N. # of 17, N. # of 18, N. # of 19, N. # of 20.	4th 20 (178 a.) 21, 22, 23, 24, 25, 26, 27, 28. 5th 19, 20, 21, 22, 23, 24, 25, 26, 27, 28- 6th 6 (279 a.) S. E. 167 a. of 9, 10, 11,	1, 2, 3, 4, 5, 6, 8, 9, 10, 11, 12, S. E. ‡ of 13, S. ‡ of 16, S. ‡ of 17, 20, 22, 23, 24, 25, 26, 27. 2d	9th 11. 9th E ½ of 17. 11th 1.	Sth S. E. \(\frac{1}{2}\) 17, 20, 21, 22. 19, 20, 21, 22, 23, 26, S. E. \(\frac{1}{2}\) 15, S. E. \(\frac{1}{2}\) 16.	11th
Clergy Reserves. 1st Range, No. 1 (332 acres.) 2d	12, 14, 19, 20, 21, 22, 23, 26, 27, 28. Clergy Reserves.	2d · · 1, (140 acres,) 2, 4, 5, 6, 7, 8, 9, 11, 12, 13, 14, 19, 20, 21, 22, 25, 26, 27, 28. 3d · · 1, (103 acres,) 2, 3, 4, 6, 7, 8, 9, 10,	Milton-Upaet price, 5s. per acre- Clergy Reserves. 1st Range, No. 5, 12.	Grantham—Upset price, 3s. per acre- Crown Lands [7] 1st Range, No. 17, 18, [99 a. each,] 21, [78 a.] 22, [73 a.] 23, [112 a.] 28, [336 a.] 2d N. ‡ of 20, 25, 28, S. ‡ of 26.	2d 4th 5th 6th
4th 4. 5th 2, 9, 16, 23. 6th 7, 14, 28. 7th N. ½ of 16, 23.	1st Range, No. 3 (228 a.) 4 (228 a.) 2d 3 (187 a.) 4 (156 a.) 6th 4 (217 a.) 5 (241 a.)	3d · · 1, (103 acres,) 2, 3, 4, 6, 7, 8, 9, 10, 11, 13, 14, S- + of 15, 17, 18, 20, 21, 22, 23, 24, 25, 27, 28. 4th · · 1, (161 acres) 2, 3, 5, 6, 7, 8, 9, (170 acres,) 10, 12, 13, 14, N. + of 15,	3d ·· 16- 5th ·· 16- 6th ·· 14 7th ·· 9.	2d N. † of 20, 25, 28, S. † of 26. 3d 2, 3, 14, S. † of 21, 23, S. † of 24, 25, 26, 27, 28, S. E. 12, N. † of 11, S.	Sth
Templeton—Upset price, 6s per acre- Crossn Lands. 1st Range, No. 6 (170 acres.)	In the Township of Buckingham, on THURS- DAY, 1st September, and on the First Mon- day of every following Month.	16, 19, 20, 21, 22, 23, 24, 26, 27, 28.	8th · 11. 9th · 3. 10th · 5, 12-	4th · S. ½ of 13, N. ½ of 11, S. ½ of 17. 5th · S. ½ of 4.	10th
2d 1, (208 acres,) S. i of 8, S. i of 27. 3d 3, 4.	Buckingham—Upset price 5s. per acre. Crown Lands. 6th Range, No. 17, 24, 25, 26, 27, 28. 7th 26, 27, 28.	5th · · 1, (153 acres,) 2, 3, 4, 5, 7, 8, (180 acres,) 9, (45 acres,) 10, (100 acres,) 11, 12, 14, 15, 16, 21, 22, 23, 24, 25, 26, 28. 6th · · 2, 3, 4, 5, (140 acres,) 6, (110 acres,)	11th · · · 8, 15- RONTON-Upset price, 5s- per acre- Clergy Reserves	6th S. ‡ of 1, S. ‡ of 23, S. ‡ of 3, N. ‡ of 10, N. ‡ of 28, S. ‡ of 27. Clergy Reserves. 2d Range, No. 24.	2d 3d 4th
5th 1, S. \(\frac{1}{2}\) of 2, 13, S. \(\frac{1}{2}\) of 14, 15, S. \(\frac{1}{2}\) of 22, N. \(\frac{1}{2}\) of 27, N. \(\frac{1}{2}\) of 28, N. \(\frac{1}{2}\) of 27, N. \(\frac{1}{2}\) of 28, N. \(\frac{1}{2}\) of 5, N. \(\frac{1}{2}\) of 5, N. \(\frac{1}{2}\) of 5, N. \(\frac{1}{2}\) of 5, N. \(\frac{1}{2}\) of 10,	Upset price, 3s. 9d, per acre- Crown Lands.	7, 9, (i10 acres,) 10, (22 acres,) 11, 12, (198 acres,) 13, 14, 16, 17, N. ± of 18, 19, 20, 21, 23, 24, 25, 26,	1st Range, No. 1. 7th 1, W 1 of 22, S 1 of 25. At STANSTEAD PLAINS, on SATURDAY, 27th	3d · · · 1, 15, 22 · 4th · · 5, 12, 26 · 5th · · 3, 17, 24 ·	5th 6th
E. \(\frac{1}{2}\) of 11, 13, S. \(\frac{1}{2}\) of 17, S. \(\frac{1}{2}\) of 18, S. \(\frac{1}{2}\) of 19, S. \(\frac{1}{2}\) of 20, W. \(\frac{1}{2}\) of 21, 23, N. \(\frac{1}{2}\) of 24, S. \(\frac{1}{2}\) of 25,	8th Range, No. 1, 2, 5, 6, 7, 8, 9. 9th 4, 5, 6. Clergy Reserves.	27, 28. 7th · 1, 2, 3, 4, 5, 7, 8, 9, (95 acres,) 10, (17 acres,) 11, 12, 14, 15, 16, 17, 18, 19, 21, 22, 23, 24, 25, 26, 28.	August. Stanstead - Upset price, 7s. 6d. per acre- Clergy Reserves.	6th 4, 18, 25- Acron—Upset price, 5s. per acre. Crosen Lands	7 th 8 h 9 th 10 th
7th · · 7, 8, 9, 10, N · ½ of 11, 12, 13, 14, 15, N · W · ½ of 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, N · ½ of 26, S	8th Range, No. 10, 11, 18, 21, 22, 23, 24, 25, 26, 27, 28. 9th 7, 9, 10, 20, 21, 22, 23, 24, 25, 26, 27, 28.	Sth 1, (117 acres,) 2, 3, 5, 6, 7, 8, 9, [135 acres,] 10, [120 scres,] 11, 12, 13, 14, 15, 16, 17, 20, 21, 22, 23, 24,	4th Range, No. 26. 5th W t of 23. 9th 21.	6th Range, No. 21, 28- 7th · 25, 32, 39- 8th · 23, [29 a.] 30, 37, 44- 9th · 26, [31 a.] 27, [100 a.] 28, [162 a.]	11th 13th
8th 6, 7, 8, 9, N. ½ of 10, E. ½ of 11, W. ½ of 12, 13, 14, 15, 16, 17, 18, 19,	10th · · 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, W. 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28.	9th · · · 1, [175 acres.] 2, 3, 4, 5, 7, 8, 9, 10, 11, 12, 14, 15, 16, 17, 18, 19, 21, 22, 23, 24, 25, 26, [194 acres.] 28,	13th 19. 14th 22. Bolton-Upset price, 4s. per acre-	30, 31, [145 a·] 32, 33, 34, 35, 37, 38, 39, 40, 41, 42, 44. 10th · 29, [25 a·] 30, [90 a.] 32, 33, 34, 35,	lst 2d
20. 21, (155 acres,) 22, 23, 24, 25, 26, 27, 28- Clergy Reserves.	11th 1 to 16 inclusive, 22, 23, 24, 25, 26, 27, 28. 12th 1 to 19 inclusive, 22, 23, 24, 25, 26, 27, 28.	10th · 2, 3, 4, 5, 6, 7, 9, 10, 11, 12, 13, 14, 16, 17, 18, 19, 20, 21, 23, 24, 25,	Clergy Reserves. 1st Range, E. \(\frac{1}{2}\) of 3, 10- 2d \(\cdot \cdot \cd	36, 37, 39, 40, 41, 42, 43, 44. 32, [15 a.] 34, [166 a.] 35, 36, 37, 38, 39, 41, 42, 43, 44.	5th
2d Range, No. 26. 3d 28. 4th 3, 10, 24. 7th 5. 12, 19.	In the Township of Lochaber, on THURS- DAY, 1st SETTEMBER, and on the FIRST MONDAY OF EVERY FOLLOWING MONTH.	26, [276 acres,] 27, 28. Clergy Reserves. 1st Range, 7, 21, 28.	3d ·· 13, 20, 27. 4th ·· E- + of 4, 11, 18, 25. 5th ·· 6, 13, 20.	Clergy Reserves. 7th Range, No. 22, [167 a.] 29, 36. 8th 27.	9th 9th 10th
6th 1, 2, N ½ of 4. 7th 1, 2, 3, 4. 8th 1, 2.	LOCHABER - Upset price, 5s. 3d. per scre. Crown Lands.	2d · · 3, 10, 24- 3d · · 5, 25- 4th · · 4, 11, 18, 25- 5th · · 6, [198 acres,] 13, 20, 27.	6th 1, 8, 15, 22- 7th 13- 8th 4, 18, 25- 9th 12, 19-	9th 29, 31, [N· E· 50 a·] 36, 43- 10th 31, [162 a·] 38- 11th 33, [98 a·] 40-	12th
Wakerield—Upset price, 5s. per scre- Crown Lands. 1st Range, No. 1, 2, 3, 4, (132 acres, 5, to 25	4th Range, No. 16 (180 a.) N. ½ of 18, N. ½ of 20, 24, 25, 26. 5th W. ½ of 6, N. ½ of 13, 19, E, ½ of 20. 6th 7, 15, 22.	6th 1, [190 acres,] 8, [185 acres,] 15, 22. 7th 6, [170 acres,] 13, 20, 27. 8th 4, 25.	10th 16. 11th 7, 14, 28, [74 acres.] 12th 4, 11, N. W. ‡ and N. E. ‡ of 18, S. E.	Upron-Upset price, 5s per acre- Crown Lands. 1st Range, No. 2, (279 s.) S. W. i of 9. 2d Fi. (308 s.) 18, (150 s.)	1-
2d 1 (134 scres,) 2 (169 acres,) 3 (187, acres,) 4 (179 acres,) 5 to 24	7th N. 50 acres of 5, R. ½ of 6, 7,22,29. 8th 7, 8, 9, 10, 11, W. ½ of 29. 9th 1 to 23 inclusive.	9th 6, 13, 20, 27. 10th 1, 8, 15, 22. CONDITIONS OF SALE.	60 acres, and W- 120 acres of 25- 13th 5, S- W- ‡ and E- ‡ of 12- 14th W- ‡ of 10- 17th 1.	3d · · · 6, 16- 4th · · · 7, 14, 28, 35- 5th · · 12, 26, 33.	pare acres
inclusive, 25 (182 acres.) 1 (150 acres,) 2 (193 acres,) 3 to 25 inclusive, and 26, 27, 28, 29, 30 (80 acres each).	10th · · 10 to 23- Clergy Reserves. 3d Range, † of 26.	1st -The Lands will be put up for sale in lots or parcels of from 100 [or half a surveyed lot] to 1200 acres [or six surveyed lots] as may suit the conve-	19th 1. 20th 2. 22d 1 [232 acres-]	6th · 10, (193 a·) 24, [280 a·) 31· 7th · 28, [105 a.] 35, 150 a. Clergy Reserves.	acre.
4th 1 (179 acres,) 2 (183 acres,) 3 to 30 inclusive. 5th [24 to 30 inclusive.]	9th · 1 to 9 inclusive-	nience of parties disposed to bid for the same- 2d—The lots will be offered at the upset price per acre, as noted above. 3d—The lots are to be taken at the contents in	At SHERBROOKE, on MONDAY, 29th AUGUST. HEREFORD—Upset price, 5s. per acre- Clergy Reserves.	1st Range, No- 5, 278 a- 12- 2d 8, 245 a- 15, 185 a- 22, 112 a- 3d 19, 26, 285 a-	guar then
6th 24 to 29 inclusive, 30 (109 acres.) 7th 1, 2 (174 acres.) 3 (172 acres.) 4 (175 acres.) 5 to 29 inclusive, 30 (167 acres.)	IN THE GOSE.—Crown Lands. 6th Range, No. 7 (94 a.) 7th 7, 8 (94 a.) 8th 7, 8, 9 (94 a.)	acres marked in the public documents, without gua- rantee as to the actual quantity contained in them- 4th—The biddings to be made in currency, upon	Clergy Reserves 1st Range, S. E. † of 5, 19, 26. 2d . 7, 14, 28. 3d . 9, 16, 23.	4th 10, 17, 31. 5th 8, 15, 22. 6th 6, 175 a. 20, 250 a. 27. Augmentation, 5, 135 a.	on the
8th 1, 2, 3, 4 (173 acres,) 5 (171 acres,) 6 (184 acres,) 7 to 29 inclusive, 30	9th 7, 8, 9 (197 a.) 10 62 a. Clergy Reserves.	the upset price per here. 5th—The lots will be sold to the highest bidder. 6th—The purchase money to be paid by four annual instalments, without interest; the first instal-	4th 11, 18, 25. 5th 16, 23. 6th 7.	KINGSLY-Upset price, 5s. per acre- Crown Lande.	stale time stalt
9th . 1, 2, 3, 4, 5 (174 acres,) 6 (185 acres,) 7 to 30 inclusive. 10th . 1, 2, 3, 4, 5 (152 acres,) 6 to 30 inclusive.	At ARCEMPRITE, on THURSDAY, 1st SEP-	ment, or deposite money, of 25 per cent at the time of the sale; and the second, third and fourth instal- ments, at intervals of a year.	Compross—Upset price, 7s. 6d. per acre- Clergy Reserves. 3d Range, W. ½ of 16-	4th Range, N. R. 4 of 13- 8th · 19, 26- 9th · 16, 23- 10th · N. 150 acres of 13-	of C
11th 1, 2, 3 (169 acres,) 4 (174 acres,) 5 (196 acres,) 6 to 30 inclusive.	CHATHAM Upset price, 2s. 6d. per scre- Crown Lands.	7th—The instalments are to be paid into the Office of Crown Lands at Quebec, or to the Treasurer or Receiver of Rents, on his half yearly tour for the col-	5th 2. 8th E. i of 4, E. i of 11. 9th 3, 10. 10th 5, 25, [129 acres each.]	10th	colle 8t depo refer
Clergy Reserves. 5th Range, 1, 2 (124 acres,) 3 to 14, 17 to 23 inclusive. 6th . 1, 2 [126 acres,] 3 to 14, 17 to 23 inclusive.	9th W. ½ of 9.	lection of Rents. 8th—If the instalments are not regularly paid, the deposite money will be forfeited, and the Land again referred to sale.	MELECURE Upset price, 5s. per acre- Clergy Reserves.	2d Range, No. 5. 4th Centre 100 acres of 17.	refer
sive. Clarendon—Upset price, 6s per acre. Crown Lands.	11th S. ½ of 12, W. ½ of 26, E. ½ of 23, E, ½ of 24. W. ½ of 7, W. ½ of 14, W. ½ of 21,	August 9. c t	lst Range, N. W. i of 3, 10, 24. 2d 1, 8, 22. 3d 6, 20, 27. 4th 4, 18, 25. 5th S. W. 50 acres and N. E. 50 acres of	Male Mr Mr A - CR hr tar t - C so	
lat Range, No. 14 [351 acres.] S 50 acres of 15, S 121 acres of 16, 17, S 99 acres of 19, S 94 acres of 20, S 102	W. ½ of 5, W. ½ of 6, 8, 12, 13,15, 19, W. ½ of 20, 22, E. of 23, W. ½ of 25, 26, 27.	Quebec, July 27, 1936. SALE OF CROWN LANDS and CLERGY RESERVES, at DURHAM FLAT, on TUES-	6, and S. W. 50 acres of 13, 20, 27.	10th 4 N. E. § 11.	Pont
acres of 21, S 104 acres of 22, S 96 acres of 23, 24 [172 acres.]	Clergy Reserves.	DAY, 23d August. Dunham-Upaet price, 10s. per acre. Crown Lande	STOKE-Upest price, 5s. per acre- Clergy Reserves. 2d Range, No. 5, 12.	12th 1, 8. 13th 3, 10. At There Rivers Court House, on SATUR.	CH.
20, 21, 22, 23, 24. 2d S i of 1, N i of 3, 34 acres of 10, 11, 12, 13, 14, E i of 19. 4th W i of 1, 2, N i of 3, N i of 4, E i of 5, 6, N i of 7, 10, S i of 11, 12, 13, 14, 15, 16, 17, 18, N i of 12, 13, 14, 15, 16, 17, 18, N i of 12, 13, 14, 15, 16, 17, 18, N i of 13, N i of	WEST-WORTH-Upset price, 2s. 6d. per acre. Croisn Lands. 1st Range, No. 4, 11, 15 (138 acres.) 16 (136 acres.)	1st Range, W. 1 of 2- 3d · No. 15. 7th · E. 1 of 22-	3d 3, 10, 17. 4th 1, 15. 5th 5. 12.	DAY, 3d SEPTEMBER next. WARWICK-Upset price, 4s. per acre. Croson Lands.	in th
\$ of 5, 6, N \$ of 7, 10, S \$ of 11, 12, 13, 14, 15, 16, 17, 18, N \$ of 24, 22, 23, 24	17, 18, 19, 20, 22, 23, 24 (188 acres,) 25, 26 (140 acres,) 27 (160 acres-)	7th E. i of 22- Sth W. i of 26- 9th 17, W. i of 24- 10th E. i of 22-	6th 3, 10, 17, 24- 7th 4, 11, 18, 25- 9th 2, 9, 16-	2d Ranga, No. 99 acres of 14, 21, 28, 3d 2, 9, 16, 23.	=

UGUST 15	, 18	36.				
21.4590	9th B 10th 11th 12th 14th	ange, No	2, 9, 23. 25. 2. 5.	5th 6th 7th 8th	::	(e-1, 8, 15, 22, 29, 3, 10, 17, 24, 20, 27, 1, 2, 3, 4, 5, 6, 7, 8, 9, 1, 199 a; 2, 3, 4, 5, 6, 7, 8
3. ½ of 28		Wisheo	a—Upset price, 5s. per acre. Clergy Reserves. 5, 12, 19, 26	9th 1st I		2, 52 a · 3, 110 a · 4, 163 a Clergy Reserves. to · 1, 8, 15, 22, 29.
per acre.	2d 3d 4th	ange, No	7, 14, 21, 28- 3, 10, 24- 5, 12, 19, 26-	2d 3d 4th	::	4, 11, 18, 25. 6, 20, 27. 5, 12, 19, 26.
of 7, 21.	5th 6th	::	4, 11, 18, 25. 6, 13, 20, 27.	5th 6th 7th		7, 14, 21, 28, 23, 26, 27, 28, 29
	7th 8th 9th	::	1, 8, 15, 22 6, 13, 20, 27 4, 11, 18, 25	8th 9th 10th		26, 27, 29, 29, 26, 27, 28, 29, 26, 27, 28, 29,
	10th 11th 12th	::	6, 20, 27. 178, 15, 22. 17, 24.	11th		26, 27, 28, 29. on—Upset price, 4s. per acre
er acre.	13th 14th	::	8 R 95 a. of 20, 27- 22 [207 acres.] on—Upset price, 5s. per acre-	6th I	Range, 12	Crosen Lands. 2, 13, 14 [179 a.] 15 [117 a.] 16
25. of 16, S.1 of 23.	lst T	SHIPTO	Clergy Reserves. o. 3, 10.	1		Grown Lands. Crown Lands.
s of 27.	2d 3d 4th	cange, Ivi	1, [137 a-] 8, 22- 5- 3-	lst l 2d 3d	Range, N	32 [99 a] 15 [174 a] 20 [140 a [21]] 5]
13, 20, 27. 5, 22, 23, 24	5th 6th	::	1 [137 a.] 8, S F. 150 a. of 22. 5, 12, 26.	4th		[195 a-] 30. 1 [220 a] 7 [250 a] 14 [155 a = 20, 21, 22, 28,] of 15 sq x
N. 50 acres of 5, 6, 28.	7th 8th 9th		3, 10- 4, 11, 25- 2, 9, 16, 23- 7, 14, 21	5th 6th 7th	::	19, 20, 21, 22, 23, 24, 27 19, 20, 21, 22, 24 24, 31 [198 a-]
10, 24. 8, N. 1 of 19, 22.	10th 11th 12th	::	7, 14, 21. 2, 9, 23. 4, 11, 25.	8th 10th	::	27. 19 [171 a]
	13th 14th	Ввомрт	2, 9. 7. ON—Upset price, 4s. per acre-	3d	Range, N	26.
	1st I	Range, N	Clergy Reserves. o. 5, [292 a.]	4th 5th 6th	::	3 [230 a.] 17, 31, 25, 32 [198 a.] 23, 30.
	2d 3d 4th	::	2, 9. 4, 11.	7th 8th 9th	::	28- 23- 25-
	5th 6th 7th	::	2, 9, 16- 7- 2, 9, 16, 23, [174 a.]	10th	BLANDE	16, 23[150 a.] rond — Upset price, 4s. per ner.
SHEFFURD, OR	8th 9th 11th		14[177 a-]21, 28, 35[163 a-] 16, 23[76 a-]30[150 a-]	3d I	Range,	Crown Lands S. E. 1 of 14, 15, 15, 15, 15, 15, 17, 12, 12, 23, 24, 25, 25, 25, 27, 27, 27, 27, 27, 27, 27, 27, 27, 27
per acre.	12th 13th		19 (150 a.) 15 (150 a.)	4th		of 210 acres ach
of 23.	51h 1		Clergy Reserves. 0. 18[233 a.]			14, 15, 16, 17, 1- 10 (a) 14, 25, 26, 27, 35 (d) 111 (d) 1enth acres each
acres of 12.	9th 10th		1, 2, 3, 4, 5- 1, 2, 3, 4, 5- 1, 2, 3, 4, 5-			Crown Lands.
per acre-	11th 12th 13th	::	1, 2, 3, 4, 5- 1, 2, 3, 4, 5-	1st 2d 3d	Range,	No. 7 [342 a.] 14 [326 a.] 4, 11, 18, 25. 2, 9, 16.
	14th 15th 16th		1, 2, 3, 4, 5 1, 2, 3, 4, 5 1, 2, 3, 4, 5	4th 5th 6th		2, 9, 16. 7, 14. 1, 8. 6, 13, 20.
2 a.)	17th 18th	Ascot	1, 2, 3, 4, 5- 1, 2, 3, 4, 5- -Upset price, 7s-6d-per acre.	7th 8th	::	3, 10, 17, 24, N. E. Loi Is. 6, 13.
a.)		Range,	Clergy Reserves. No. 17, 24.	9th 10th 11th	::	1, 8 5. 3, 24, 22. 1. 8, 14, 15, 16, 17, 18
	4th 8th 9th	::	E. † of 11. S. E. † and W. † of 4.	12th		1, 8, 14, 15, 16, 17, 15 Personal acres. Clergy Reserves.
	10th 12th 13th	:: *	3. 5. 3.	2d		No. 3[316 a.] 10 [368 a.] 1, 8, 15, 22.
er acre.	14th At	Daumm	6, [53 acres,] onDville, on THURSDAY, 1st	3d 4th 5th	::	5, 12, 19, 26. 3, 10, 17, 24. 4, 11, 18, 25.
0 a·) 26.	SEPT	EMBER.	AM - Upset price, 5s. per scre. Crown Lands.	6th 7th 8th	::	2, 9, 16, 23- 7, 14, 21- 2, 9.
	7th	Range,	S, W. 4 of 6. 3.	9th 10th 11th	::	4, 11. 2, 9, 16, 23. 21.
d per acre.	8th 10th 11th	::	13. S. W. 100 of 19, 26- 24.	12th	• •	5, 12, 19. REET-Upset price, 4s per acre-
of 7, N 1 14, 21,	12th	Range,	22. Clergy Reserves. No. 17, [100 a.] 2, 9, N. E. \(\frac{1}{2}\) of 16, 23.	1st 3d	Range,	6 21.
8.)	6th 7th 8th	 	2, 9, N. E · 1 of 16, 23- 21, 28- 2, 9, S· W· 1 of 16, 23-	4th 5th	::	7, 14, 21- 1, 2, 3, 8, 10, 12, 13, 14, 15, 19, 20 a 22, 23, 26
	9th 10th		4, 11, 18, 25. 2, 9, 16, 23. 7, 14. 21, 28.	6th		6, 12, 13, 14, 15, 17, 18, 19, 20, 31 22, 24, 25, 27 [161 a-] 28
per acre-	11th 12th	Wickh	7, 14. 21, 25- 5, 12, 19, 26. AM - Upset price, 4s. per acre.	7th 8th		1, 2, 3, 9, 10, 11, 12, 13, 17, 20, 323, 26, 27, 30. 6, 13, 20, 27.
	7th	Range,	Crown Lands. No. 15, 16, 17, 18, 19, 20, 22, 23,	9th 10th		1[119 a.] 8, 9, 10, 12, 15, 16, 17, 2, 22, 23, 29, 30, 31, 13, 100 a. 8, 10, 12, 110 a., 13, 19, 25, 26, 27, 3
	8th 9th		24, 25, 26, 27. S. E. \(\frac{1}{4} \) 17, 20, 21, 22. 19, 20, 21, 22, 23, 26, S. E. \(\frac{1}{4} \) 15, S.	11th		32, 33, 36. 20, 23, 24, 116 a., 26, 31, 2% a 25 33, 36, 37.
per acre-			E. ½ 16. нам —Upset price, 3s. per acre-	2d	Range, P	Clergy Reserves.
	lst	Range, N	Crown Lands # [o. 17, 18, [99 a each,] 21, [78 a.] 22, [73 a.] 23, [112 a.] 28, [326 a.]	5th 6th	::	3. 4, 11, 18. 2, 9, 16, 23.
	2d 3d	::	[0, 17, 18, 199 a each,] 21, [78 a] 22, [73 a] 23, [112 a] 28, [326 a] N + 1 of 20, 25, 28, S + 1 of 26, 25, 28, S + 1 of 24, 25, 26, 27, 28, S + 1 of 11, S	7th 8th 9th	::	7, 14, 21, 28 2, 9, 16, 23, 30 11, 18, 25, 32
1	4th 5th	::	8- ½ of 13, N- ½ of 11, S. ½ of 17. S- ½ of 4-	10th		9, 54 a., 16, 184 u., 23, 30, 37, 111 on—Upset price, 4s. per acre.
per acre-	6th		S. \(\frac{1}{2}\) of 1, S. \(\frac{1}{2}\) of 23, S. \(\frac{1}{2}\) of 3, N. \(\frac{1}{2}\) of 10, N. \(\frac{1}{2}\) of 28, S. \(\frac{1}{2}\) of 27.		Range,	Crown Lands No. 9, 16
of 25.	3d	Range, N	1, 15, 22.	3d 4th 5th		7, 14- 8, 15- 13-
TURDAY, 27th	4ւհ 5ւհ 6ւհ	::	5, 12, 26- 3, 17, 24- 4, 18, 25-	6th 7th 8th		10, 17. 6, 13, 20 8, 15, 22
id- per acre-		Acto	No. 21, 28.	9th 10th 11th	::	5, 12, 19 3, 10, 17
	7th 8th 9th	::	25, 32, 39. 23, [29 a.] 30, 37, 44.	13th	**	12, 13, 14, 15, 16, 17,18,19,20 21 22 Clergy Reserves
per acre-			26, [31 a] 27, [100 a] 28, [162 a] 30, 31, [145 a] 32, 33, 34, 35, 37, 38, 39, 40, 41, 42, 44.	2d	**	No. 15, 266 a. 12,
	10th 11th		29, [25 a·] 30, [90 a.] 32, 33, 34, 35, 36, 37, 39, 40, 41, 42, 43, 44. 32, [15 a·] 34, [166 a·] 35, 36, 37, 38,	3d 4th 5th	::	10. 11. 9, 16.
	7.1	Rann *	39, 41, 42, 43, 44. Clergy Reserves. 10-22, [167 a.] 29, 36.	6th 8th 9th	**	7, 14, 21. 11, 18. 2, 9, 16.
	9th		io- 22, [167 a·] 29, 36. 27. 29, 31, [N·E·50 a·] 36, 43.	10th 11th 12th	::	7, 14, 21. 5, 12, 19. 6, 113 a. 7, 165 a. 8, 9, 10, 11. 12
	10th 11th	UPTO	31, [162 a.] 38. 33, [98 a.] 40. N—Upset price, 5s. per acre.	13th		9, 170 a., 10, 180 a., 11
E. 1 of 18, S. E. 0 acres of 25-	lat I		Crown Lands. (o. 2, (270 a.) S. W. i of 9. 11, (208 a.) 18, (150 a.)	1	PPI- T	ONDITIONS OF SALE.
0 acres of 25- f 12-	3d 4th	**	6, 16- 7, 14, 28, 35-	acres	of partic	surveyed lots), as may suit the conven-
	5th 6th 7th	::	12, 26, 33, 10, (193 a-) 24, [280 a-) 31- 28, [105 a.] 35, 150 a-	2d.	The let	s will be offered at the upset price per labove.
29th AUGUST.	1st 1	Range, N	Clergy Reserves. [0-5, 278 a- 12- 8, 245 a- 15, 185 a- 22, 112 a-	guar	s market antee as	in the public documents, without to the actual quantity contained in
per acre-	3d 4th 5th	::	19, 26, 285 a. 19, 17, 31. 8, 15, 22-	them	The bi	ddings are to be made in currency, upprice per acre.
	6th	entation,	6, 175 a. 20, 250 a. 27. 5, 135 a-	6th	n. The p	urchase money is to be paid by the first in
l- per acre-	Ask		Crown Lands. N. R. † of 13.	time	of sale;	and the second, third, and fourth in
	9th	Range,	19, 26- 16, 23-	of Cr Rece	o. The in rown Lar iver of F	stalments are to be paid into the order of the Tressurer of the Tressurer of the tents, on his half-yearly tour for the
	10th 11th 12th 13th	::	N. 150 acres of 12. N. † of 3, 10. 5.	Sti depoi	ction of the i	instalments are not regularly paid, the law will be furfeited, and the land again
per acre-	13th 2d I	 lange, N	2. Clergy Reserves.	refer	red to salugust 10.	le.
	5th 6th		Centre 100 acres of 17. N. W. J. of S. N. W. J. of 19.			Department of Crown Lands, and Woods and Forests,
V. E. 50 acres of	7th 8th	**	N-E-+ of 4, 18 6, 20, 27. 1, 6, 15, 72. 6, 13, 27.	P	UBLIC	NOTICE is hereby given, that I
es of 13, 20, 27.	9th 10th 11th 12th	::	6 M. R. § 11.	on-ti	ne Waste	or Ungranted Lands of the Cross
oet acte-	13th At	THERE I	1, 8. 3, 10. RIVERS Court House, on SATUR.	CH/ FIR	NGE, o	on WEDNESDAY, the THIRTY of AUGUST nest, at TEN o'clock
	DAT	, 34 SEP	PERMER Sext.	in th	e toreno	WILLIAM B. FELTON. Commissioner of Crown Lands.

The

Vol. II.

We continue our summary of news, brought by the ship Sheffield, whose arrival at

New York we noticed yesterday. The pack- allied with that of Land New York we noticed yesterday. The para-et ship Albany, 9th July from Havre, has end in a treaty of albance also arrived.

England.

The accounts of the revenue for the quarter the following article—ending on the 5th of July had been published, have lately gone about and show a very satisfactory state of affairs:—

The increase in the customers £1.52,492 up.

The increase of £834,912 to £713,021 upon the quarter—round numbers, an advantage heads ever the former year of Stamps also have proved me £229,074 upon the year, and juarter than the last returns; to be said of the post-office, we crease of £69,000 upon the year upon the quarter. The assess creased by £196,611, upon a contraction of the post-office, we crease of £69,000 upon the year upon the quarter.

upon the quarter. The assess creased by £196,611, upon a c creased by £196,611, upon a compared with the last, is £2,045,456, and upon the quarter of £70,06,648. The amount of £812, which will probably be wanted for the service of the current year, is fixed at £6,412, Parliament was to be prorogued on the 1st of ting got ready for sea at £6.65 and the last of ting got ready for sea at £6.65 and £7.

Parliament was to be prorogued on the 1st of ting got ready for sea a

August.

London Money-Market, July 7.—By private neither fore nor hind London Monry-Markett, July 1.— by private accounts from Liverpool, it appears that the 18 pounders, and 16 m fever of speculation in joint-stock companies in that town has materially abated, so as to lessen in a degree the apprehension which was at first entertained for the consequences. Out of about force of the Triomphus 40 schemes, great and shall, projected in Liver Lath a 46 can frigate.

entertained for the consequences. Out a
40 schemes, great and s nall, projected in
prod alone, very few have come
ration. Among these, are two
an apothecaries' company,
steam-towing company,
Near
have either become extinct, or
such a state that there is no ch
with them. To carry on the
only a small comparative axis
roquired. The losses occasion
for speculation will now be co
measure, to the money paid as de
or the premium to which on
they rome. That these have been

The banking speculations in Liverpool appear, their knowledge of affairs however, to be maintained in full vigour, and think that, like honest mon, there new ones, the "Royal," the "Trades. meddle with other people's smen's" and the "United Trades" banks have rights,) &c.

& Sons has slee been announce sume the joint-stock form. To to have been borrowed from the land, where several instances taken place; and it is pretty n parties have contrived to me market for their property out

enent.

Of the state of things in Mannot met with any detail equal form Liverpool, but there is reas the situation of the two towns ly differ in that respect. The markets generally have been heavy today. ced, that such rights must ties of a settlement, which was 92 to \$1. Sir John Franklin, R. N., was to sail on the

It should never be forged and severely injured, but was recovering.

Mr. Patterson, the American consul general in Belgium, died at Antwerp on the 4th of July, at the age of 68 years. He had resided many years at Antwerp, and was much respected by the commercial classes of that city. The Antwerp journals say, it was remarked as a curious coincidence that he died on the very day on which his countrymen were celebrating the anniversary of the Independence of the anniversary of the Independence of the Antwerp of Mr. and Mrs. Wood and Mt.

The London papers announce of Mr. and Mrs. Wood and Mt. Steam cruisers are now empt tish government for the protection.

His Excellence Andrew Andrew Ste

His Excellency Andrew Ste to the Court of St. James, had don.
The farm of the late Willi led Normandy, in Surry, has ber

Louis Philippe has received a congratulatory letter from the King of England, which was handed to him at a private audience on the 6th, by Lord Granville, the British Minister.

In the sittings of the Chamber of Peers on the 6th the discussion of the Budget for 1836 was resumed, and the estimates of all the departments save those of the war-office wer rapidly voted. In reply to M. Gauthier, the ministers of commerce and public instruction declared that although the engagements entered into by the Rapublic of Heiti toward France were considered to onerous, the latter government did not intend concenting to a reduction. The sittings concluded with a conversation respecting Algiera, in which M. Thiera raiterated the declaration that France was determined on keeping possession of her conquest; but added that the course that object, frequent here is a second to a second without prince and the coast, without prince and the coast with the coast and the coast without prince and the coast with the coast and the coast a

ments on the coust, without p log safe communications wi would be to incur greak and use The Messager ways:—" M foreign political circles of the foreign political circles of the entertaining the idea of having Occar, crowned during His M

WILLIAM B. FELTON. oner of Crown Lands.

ROLLO CAMPBELL, PRINTER.

PHOUNTING COUNTEY.

MONTREAL, FRIDAY, AUG. 19, 1836.

This precaution may have at necessary as to Norway, who been an annoyance to the Sw and where Prince Oscar is not shown by fifteen the state of th than his father. Since the The Madrid Gaz-tie

they rose. That these have been rable in Liverpool is certain, and they have fullen chiefly on the middle classes, among whom the degree of suffering must be extreme. The superior class of merchants, and capitalists have, for the most part, had good sense to keep out of such speculations. The share market at Liver. tion he is to pay for the a pool has fallen into a state of almost total stagnalists in their innersty, we fail to the pattioners, it is the Imperial Parliams faith in their floresty, we

been brought recently into active operation. A peculiar feature of these speculations has been the formation of companies out of concerns previously carried on by private individuals. This has been the case with the bank of S. Hope & complished either now, or Co., which commenced business under the new form last week; the bank of M. Sone has also here approximately with the same of M. Sone has also here approximately with the same of M. Sone has also here approximately with the same of the sam