through the clerk, or by any other means, there is no redress in most cases.

By a statute of this Province, actions brought in the Inferior Court for the recovery of claims amounting to £20 and under, cannot be removed either by Habeas Corpus cum Causa, or Certicari to a higher Court.—The common law right in those cases is taken away!—Therefore it a party be brought into this Court, he must tamely submit to such justice and law as may be like and it will those for a heavest here.

the lands were ceded to the military.

On the strength of these pledges and assurances, it will also be recollected, that a Resolution was passed sanctioning the transfer; and that a committee was appointed to prepare a Bill, embodying the terms and conditions of the proposed exchange; with direction to submit the draft of such Bill to a public meeting to be held on the last Monday in October then next ensuing, preparatory to its being read at the General Session of the Peace and laid before the Legislature.

From the fact of no public meeting having been called, and no Bill prepared by the Com-mittee, the opposers of the measure were led into the belief, that its projectors and advocates had abandoned it on more mature and deliberate consideration, and upon discovering shortly after the public meeting some of the difficulties which

exertion is now used, the measure will be hurried through the Legislature, in the same spirit in which it has been commenced and thus far ma-

those who are engaged in the staple trade of the country to much unnecessary inconvenience, and those who own property in the neighbourhood of Carleton street, to pecuniary loss from the depreciation in value of their property. It will be within your recollection, and that of your readers, that a public meeting was held in April last, and the surrender of portions of certain streets, town commons and water privileges, in exchange for two vacant lots held by the Ordance Department, were partially discussed; that the advocates for the measure, while they deprecated the idea of lessening the value of the property of any public improvements and public privileges, to be enjoyed by the inhabitants and others, after the lands were ceded to the military.

House of Commons state the serve in the assist in that assembly; to buy cheap is their immediate interests cannot the substitute of the short-seeing massend. The Journal of Commerce states, that among the classes, that is, the honest portion of the nation, to stand up to repress teem, the Chartists would be powerless even to burn and destroy. But the Tory party may take and the city that we have never seen surpassed. The Journal of Commerce states, that among the passengers were Robert Blake of Wrentham, and destroy. But the Tory party may take the city that we have never seen surpassed. The Journal of Commerce states, that among the nation, to stand up to repress teem, the Chartists would be powerless even to burn and destroy. But the Tory party may take and the city that we have never seen surpassed. The Journal of Commerce states, that among the control of the section to burn at the city that we have never seen surpassed. The Journal of Commerce states, that among the law upon their own or the national interests, and destroy. But the Tory party may take and destroy. But the Tory party may take and destroy. But the Tory party may take and the city that we have never seen surpassed. The Journal of Commerce states, that among the law the city that the city that the ci colonial empire and national independence of

Great Britain.

Morning Chronicle.—But there is perhaps no part of their foreign policy, upon which our whig ministers are better entitled to point with a feeling of pride and satisfaction, than the re sults they have obtained in Persia and India.complete ascendancy which Russia ob tained in 1828 over Persia, naturally encouraged by the former of these powers to extend her designs. It has been said that the Emperor of Russia was a stranger to the machinations of the many Russian emissaries lately scattered over a the entire strength of government. the public meeting some of the difficulties which would accrue, were the transfer carried into effect. Judge then, Sir, of their regret and surprise, when they ascertained that a member of that Committee so entrusted by the public, and to whom he was to render an account, usurping the authority which was delegated to himself and colleagues, had arrogantly prepared a Bill (and caused it to be read before the Grand Jury on Friday last, within half an hour of their being discharged,) without any reference to the distinct understanding, on which the public meeting sanctioned the transfer, or the protection of private understanding, on which the public meeting sanctioned the transfer, or the protection of private rights to which he and a large portion of the majority stood pledged; and moreover, dictating rights to which he and a large portion of the majority stood pledged; and moreover, dictating the manner in which the lands to be surrendered to the town, are to be managed and disposed to the town, are to be managed and disposed to the town, are to be managed and disposed to the town, are to be managed and disposed. of. Yet such is the fact; and thus, by this manure, advantage is to be taken of a conditional only, by the entire exhaustion of his resources consent obtained from a public meeting on dis-tinet and nositive pledges. from this it is evident, that those who are interested in a pecuniary point of view, are to be deprived of an opportunity of personally advocating their private rights, and the public of having a voice in that which most directly interests them. Nor is it to be doubted that, unless much pitious designs, which, whether attended by failure or success, are alike pregnant with danger to the welfare of his dominions, Nevertheless Persia rejected the counsels of a friend, and altured, on the part of those acting professedly for the public good, and on the public behalf.

A communication in a Public Journal, is not a ghanistan was undertaken; and, that expedition in the public group is not a ghanistan was undertaken; and, that expedition in the public group is not a ghanistan was undertaken; and, that expedition is not a ghanistan was undertaken; and, that expedition is not a ghanistan was undertaken; and, that expedition is not a ghanistan was undertaken; and a ghanistan was und A communication in a Public Journal, is not a fitting opportunity for tracing this transaction through all its ramifications, nor can it be done

A communication in a Public Journal, is not a futing opportunity for tracing this transaction through all its ramifications, nor can it be done without personal allusions, which, in the present allusions, which, in the present case, could only be made in terms of reprehension; but when public men abuse the trust reposed in them, it ought not to be matter of surposed in them, it ought not to the sur

Courts.—But I may observe that independently of the legal incapacity of the Judges of the Inferior Court, there exists another reason to shew that the Clerk should be a disinterested person which is this: if injustice be done in that court through the clerk, or by any other means, there is no redress in most cases.

By a statute of this Province, actions brought in the Inferior Court for the recovery of claims amounting to £20 and under, cannot be removed either by Habeas Corpus cum Causa, or Certicity of the majority who, from a siege. The siege commenced; but, owing to the minimal to the number of the legal incapacity of the Judges of the Inferior Court, there exists another reason to shew that is to be presumed that the results and diminimal part of the measure, were induced to vote with them; and it is to be presumed that the results and diminimal part of the measure, were induced to vote with them; and it is to be presumed that the results and diminimal part of the measure, were induced to vote with them; and it is to be presumed that the results and then going to the window of the nom in which he had left his rival, shot him dead in which he had left his rival, shot him dead in which he had left his rival, shot him dead in which he had left his rival, shot him dead in which he had left his rival, shot him dead in which he had left his rival, shot him dead in which he had left his rival, shot him dead in which he had left his rival, shot him dead in which he had left his rival, shot him dead in which he had left his rival, shot him dead in which he had left his rival, shot him dead left his rival had left hi

Production of the first Collection and the company of the control of the collection for t

County of Westmordand, Deep Search (See State of the Property Search (See

WHIGS AND TORIES.

Morning Chronicle.—We have not spared, nor shall we spare, the present administration in its short-comings and ill-advised compromises, and obstinate resistance to extensions of popular right, which are not less needful for their own stability than for satisfying the claims of justice. But we cannot think that the public would gain by the ballet and corn-law repeal ceasing to be open questions and having to encounter the entire strength of government. We cannot think the gractical operation of Catholic emancipation a matter of indifference, as compared with its repeal. We cannot be blind to the distinction between a mild and legal suppression of outrage, and the turning loose of yeomanry corps to flesh their swords on amisguided populace. We leave the series of skills in the provided with three boats—yet such was the panic which took possession of all minds, that they were hoisted out while took passession of all minds, that they were hoisted out while the boat on was still under headway and immediately swamped. The engine a few minutes at the path was taken up we way, leaving her utterly unmanageable. The scene which then ensued, is described, as appalling.

Captain Chester Hilliard, of Norwich, a passenger on board from whom we have gathered these few particulars, states that soon after the engine stopped, the passengers began to leave the boat on boxes, bales, &c. In company with one of the firemen he was so fortunate as to secure a cotton bale, to which he lashed himself. He remained upon this bale, the wind blowing off Long Island shore, until 11 oʻclock this morning, when he was taken up by the sloop Merchant, of Southport.

His companion in the mentine had been relieve within twelve months,—there are a number of shops well filled with British dry goods, and the boat on which the load on which the load to which the boat on state of timer, are a two way, leaving her utterly unmanageable, the past was good to a considerable extent.

During the past year there have been a dided to the trade by purchase, four turning loose of yeomanry corps to flesh

plausibilities of affected moderation.

desperation of recovering office through the

IS THERE SO LITTLE DIFFERENCE BETWEEN the effort to extinguish the fire proved unsuccessful. She was provided with three boats—

their swords on amisguided populace. We cannot reckon fo nothing the changes, of which the commencement is announced, by the Pilot of the boat. Both were nearly insensity and the pilot of the boat. Both were nearly insensity and the pilot of the boat and the pilot of the boat and the pilot of the boat and the pilot of the pilot of the boat and pilot of the pilot of t

arrival of the stage coach at St. Andrews.— This place, like Newcastle in the northern part of the Province, has not for some time presented to the eye of the traveller, its former busy aspect; and in a great degree both places have suffered from a similar cause. - Other establish-The Lexington left New-York for Stonington guadavic, Diggedeguash, St. Stephen's and were virtually so, because colonial wealth found an easy entrance into Parliament through the means of the close boroughs. The whigs have destroyed that avenue for colonial representation in the House of Commons; time will shew whether they have not destroyed with it the colonial representation in the House of Commons; time will shew whether they have not destroyed with it the colonial representation in the House of Commons; time will shew whether they have not destroyed with it the colonial representation in the House of Commons; time will shew whether they have not destroyed with it the colonial representation.

The hearing of left New Tork for Nor Storing to an Monday, 3 o'clock, P. M. having, it is believed, about One Hundred and Fifty Passen gers. A large quantity of cotton was placed upon her decks. At 7 o'clock, when about two miles from Eaton's Neck, the cotton took fire near the smoke pipe.

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The hearing of left New Tork of Nor Storing to the lumber of the l the business to any amount, which was former-The boat was headed for the shore as soon as ly carried on in this neat and healthful little

There has been a decided improvement how-

loop Merchant, of Southport.

His companion in the meantime had been rebe considered at all times free from ice to an ex-

St. Andrews is a neat little town, the streets social communication as the printing-press social communication as the pressure as movement, which, however limited in extent, is entirely in he right direction. Instead of resistance to the Tories being a worn-out cry, it never meant so much as at the present momen, nor has ever been so imperative a principal of action; for the plain reason, that never yet have the Tories been so deeply pletged to every species of intolerant and oppessive misrule as they have recently become; driven to it by their desperation of recovering office through the TURTHER PARTICULARS.

The Editors of the Journal of Commerce have been favoured with the following letters from Captain Brooks, of the Steamer Nimrod, dated,

Steamer Nimrod, Jan. 15. 1840.

I have seen Captain Chester Hills.