e 51st inst.

presented a similar Petition from th THE ABOUT APPLIES PROPRIES AS SIMILAR PETERIN From the control stretchin. WEDNESDAY, May 22.

Lee Marquis of Lancadawa said the had received communications from various parts, complaining of tyramical properties of the control state of the the Control Excise against persons for the control of the control

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y Gider's of the House, for the purpose of its being passed to the trough its different stages.

Lord Aim thought the airth meant, and the assume that the meant is a stage of the property of

Francis under winch the people of Ireland so deeply Earl of Limerick depresent of the woo of exasperating ex, when all were agreed as to the relief of the distress unhappily existed in Ireland. The assertion that the relief of Ireland were rapicuous, was not founded in fact; exercised the properties of the relief of the assertion of the properties of the assertion of the assertion of Ireland in a similar way, there was little doubt that of it would find its way into the pockets of those who in indicted to:

Dake of Albid deeply regretted, when all was conci-

the present Bill; it being, in his opinion, objectionable in organically. In England public works were left to individual or pinicapie, in England public works were left to individual or pinicapie organically. In England public works were left to individual or pinicape control of the pinicapie of the present exigency. Some further conversation followed, in which the Earl of Liverpool said if certain financial measures in contemplation. Some further to the Window Tax. His Lordally also said le Title system there was still under the serious consideration of Government; and a Bill under the serious consideration of Government; and a Bill embracing a small, but not sportful part of the system, would be immediately brought as the contemplation of the pinicapie of th

notion.

Bill was read a second and third time, and passed.

The Bill was read a second and third time, and passed. Fistors, May Fistors, The Fi

HOUSE OF COMMONS.

Mr. Code presented a Beilden from the Ship-somers of the seriest Wells, in Norfolk, againg the Bill for altering the skipsion of the Norfolk, againg the Bill for altering the skipsion Laws, and another from Owners and Occupiers (Land in Norfolk, complaining of agricultural distress. Mr. Hobbone postponed till the Bills of June his motion lative to the Window Light Tax, which stood for Wed-ain next. His reason for the portponentiat was, that was the stood of the Wed-ain next. His reason for the option of the Wells.

Mr. Gouldone said that in a few days he would give every syltantion on the tubber, when Bill relating to the Tithes Hysication of the tubber syltantion of the tubber should would be submitted to the consideration of the Hysication would be submitted to the consideration of the Hysication of Hysication of

ers, whom he ever consucred a greater numbers of the College of th on prove they did, he had a letter from a district in Galway, where there was no increase of rent for the last thirty years, and the tenants complained that the tithes amounted to half the proceeds of the lands, and in consequence they could not meet the rents. He learned from an Hon. Friend of his in surmoustes which came under his view, the maximum was for nine-pence, and the minimum three-halfpence, and the for nine-pence, and the minimum three-halfpence, and the court upon the summonies for three-pence. Such petry objects of legal citation were fraught with trummerable evic.

The present system, he could state, that in the county which he had the honour to represent, there were three or four genechals, who made, by actions for sixpences and shillings, 36th, or 400h. a-year. He system was intolerable; but if the Right Hon. Gentleman (Mr. Goulburn) only gave a leasing power as the remedy, he might as well keep the Bill in his pocket.

Mr. Jarwey presented a Petition from Creag Colcloweb Eag, another lay proprietor of these to the state of the late.

power as the remedy, ne might as wen keep the Dan in morket.

Mr. Carew presented a Petition from Cesar Colclough
Est another lay proprietor of tithes in Ireland to a very greatent, praying the enquiry into the present system of tithes.

MARRIAGE ACT AMENDMENT BILL—On the motion of Dr. Phillimore, the Flower resolved like of into a Committee on the Bill for amending the blarrage Acts.

The Land Connection presented Petitions from the Dean with a typer of Connecter, and inhabitants of St. Marting, the Connection presents of the Bill was in a present of Connecter, and inhabitants of St. Marting, the Connection of the Bill was in a few to the Connection of the Bill was in a few to the Connection of the Bill was in a few to the Connection of the Bill was in a few to the Bill wa portrol in object of the Bill was in a protocol. In the present state of the law restood. In the present state of the law se without the consent of parents or reliable to be made null and void. The just of none, two, or three years, but competent for either party to come former of years, after beauting periphs, a periph of the present of years, after beauting periphs, a periph of the present o

Not. Cartein presented a Petition from the Bastern parties Sussex, and from writcon Parties from the Bastern parties the House would not sanction the projected the House would not sanction the projected parties. The Marquis of Londonderry, in moving the second real go of the Corn Importation Bill, mentioned Friday, the 21st for the 261 reading. And the project project parties of the Corn Parties of the

For Laws, which they considered of so ruinous a nature. The considered of so ruinous a nature, and the considered of so ruinous and the configuration of Londonderey, in moving the second reading of the configuration. Bill, mentioned frields, the Siste, for the Si reading, the control of the configuration of the configurati

There were not enough Members to make a local There were not enough Members, May 23.

The Irish Poor Employment Bill was read a third time dipassed; as was also the Marriage Act Amendment Bill. Mr. Dawapara presented a Petition from the county of hester, complaining of distress, and the heavy burthen of

Mr. Alderman Wood presented a Petition, signed (as h

Mr. Allerman Wood presented a Pettiton, square visited by a van tumber of most respectable careas burdent resident in Whitechapel Market, in favour of the Bill for preventing the infliction of cruelty upon animals preventing the infliction of cruelty upon animals brighing up the Report, Mr. Roberton opposed the Bill, on the ground that it was similar directly against the general industry of the country. The landed interest was particularly interested in the outstrop, because, in this country country in the country of the coun

the two larges be uppointed, with salarie, Ac., each to those of the Co., each to the control of the Co., each to the control of the Co., each to the control of the Co., each to the extended, so as to take in four assize towns in North Wales and four in South Wales, these Judges might be occupied in the discharge of insolvent debtors, in hearing case direct term, and in relieving the Court of King's bench in ultimater term, and in relieving the Court of King's bench in ultimate the Court of King's bench in the Court of King's

London from a portion of their criminal proceedings, parti-cularly in revenue cases. The Hon. Gentleman moved for a Charlest and the control of the control of the control Mr. Barkem seconded the motion, which he though would do great good, by diminishing the number of Welch Attornies in proportion to the population. The opinion of the Welch people on the present system was evident, for they removed every thing they could to another judicature. Mr. J. Jones opposed the motion, and said he was ready of the control of the control of the control of the Sir J. Macintast ably supported the motion. Mr. Scarlett adverted to the Court of King's Bench, and expressed the wish that only three Judges sait there; a great part of the business before that Court was of an inferior na-ture, which might be carried before the other Judge. Which might be carried before the other Judge.

and in consequence the House A number of Patitina were presented on various subjects. Mr. Golf presented on various subjects. Mr. Golf presented on various subjects. Mr. Golf presented or Agricultural Dittress. That part of the country, he said was in a most ruinous state. he assured the Noble Marquis he should be plad to see him in the country, that he might judge for himself. One complaint of the Perfections was, that sufficient attention was not paid to the The Committee on the Core Inc.

steining that all his property was embarhed in the business, and prayed the House not to pass any Bull affecting his interests. For the property of the cheese of the pass of

man Hennes.

Mr. F. Palmers said the Bill might as well, then, be withdrawn alogether.

PENSON LOAN—REMISSION OF TARES—The Chancellor of the Enelogene brought forward a new proposition for distance, the contract—This pinn, be said, would be found to possess disons, in concepture of the faither of the attempt to effect a contract—This pinn, be said, would be found to possess away advantages over that before agreed upon. It was pro-

by this arrangement. The five millions would remain in it. Annals of the Commissioner to the end of the Term; a this new arrangement provided its own extinction in public anough, but stoppool of it would be reserved to me the growing charge for half-pay which must arise, and won the growing charge for half-pay which must arise, and won be added to the Sinking Fund to accumulate till it washeed. He proposed to give 1,800,000, to the public line there was little difference of opinion, as to list being desiral that the Salt Tax should be reduced. [Heart] He had opposed Mr. Calearis's motion on the subject, because thought the mode he proposed would be enhantrasing to 1 posed. Mr. Calearis's motion of the Duty at present in En land was 15s. a bushel, of which he proposed to give up 13 and in Scottland 6s. of which sk, would be raken off, leavi a Duty of 2s. throughout the United Kingdom, that but a but would be raken off, leavi a Duty of 1st. through the standard was the summer of the standard was the summer of t

Secretary 2, 500, CCO. and the millions, instead of having two sets of Commissioners.

Mr. Curson said that what had passed that night would give greatestifaction, and materially benefit the agriculturist.

Mr. W. Smith was sorry the whole Sait Tax was not to be the control of the control o ment on the Sinking Fund.

Many other Members concurred in the last remark, and the House divided, for the Resolutions 115, for the Amend-

SEDUCTION

we are equation of order to the control of the way about to open was one of the most atrocious he had ever met with in the whole course of his professional experience. The plaintiff and been left a widow with three daughters and a son, and also been left a widow with three daughters and a son, and so been left a widow with three daughters and a son, and so the plaintiff of the control of the c

embut on put in against a defendant in a case of securition.

The Lord David Justice declared the letter containing evidence of the control of the lord David Davi

The Lord Chief Justice declared the letter commissing evidence of a breach of promise of marriage to be inadministic, as it might be made the subject of a separate action.

Sergiant Lens concluded by a warm appeal to the feelings made to be subject of the state of the promise of marriage to be inadministic, as it might be made the subject of a separate action.

Sergiant Lens concluded by a warm appeal to the feelings made to the state of the s

kept as quiet as postume.

Been a most strictly virtuous girl before her intercounted defendant.

Susamah Wing, the unfortunate daughter of the plainSusamah Wing, the unfortunate daughter of the plaintiff, was then called. She was brought into Court in the
susame of the susame of the susame of the susame of the susame of the susame of the susame of the susame of the susame of the susame of great compassion in the Court,
there was an expression of great compassion in the Court,
she was the work of a rural beauty. She stated that she
had known the defendant upwards of two years, and was
living with her mother when he first became acquainted
with him. He used to call very freque acquainted
with him. He used to call very freque acquainted
with him. He used to call very freque was herrelf unwell, had known the defendant upwards of two years, and was living with her mother when she first became acquainted with him. He has do to last, when he had been acquainted with him. He has do to last, librars he was berrelf unwell, and defendant also attended upon her. It was in winter, when her mother was at Cambridge, that he came to attend witness in her hed-room, to which she was confined. He attended her mot this before this they had been acquainted, and he had introduced himself as wishing to pay his addresses to ler, and it was on these terms that they had been previously acquainted. On one particularly had been previously had been previously acquainted. On one particular had been previously had been previously acquainted. On one particular had been previously had been previously acquainted. On the previously had been previously had been previously had been previously acquainted. On the previously had been previously had b

of the errors which it was admitted she had been with the one person guilty of. In feet, he had several to call who would prove that long before her acquaintance with the development of the provided of the continued of the cont

The Chief Justic

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one could
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i crime of
the Jury,
will break

Thursday being the day appointed for the intrion of the Prince and Princess of Depmark to his

Anchor Tavern, Sir F. Bundert in the Chair. The room and shipshy et a numerous and highly rispectable company. The following Nodhumen and Gentlemen spoke on the occasion in the our of a framework for members of the special special

very liberal. On the closing of the performances the company repaired to Merchant Taylors' Hall, where a somption entertainment was provided for nearly 200 persons. Prince Leapuid sent a domaine of 50% A few days since an order was received in town for 50,000 myskes for the Russie, anno.

THE BRITISH LIBRARY BOARD TAYLORS AND TA

IRELAND.

The subscription at the London Tayera for relief of the distressed-districts in 1-stand amount an immense sum, and is duly increasing. The continue for managing it already publically form the application of the funds to the extent of 1500 to and office a premium for the delivery 1500 to potatoes and a large quantity of countil at some potatoes and a large quantity of countil at the relation named as host situated for reference the first relation present a dreadful picton the past and the people of the state of the people of the peop rising from Tolle. On the free ob-obility, &c. took plazes, took plaz harbours should be improved. The officers adjunct of the Division of Royal Marines at Stonethous Last bearing and the officers of the Royal Marines at Stonethead and ye pay, and also the whole of the last bearing and the officers of the Royal Marines. In the Control at Challenger and the officers of the Royal Marines. The control at Challenger and the State form of the Challenger and the Challenger. In Killenger the Challenger and the Challenger and the Challenger. In Killenger the Challenger and Philippe States. Showers and Philippe States.

and fithe-farmers. In Alicenny the humostromer from 260 to 500 per year. In the County of Louds average exceeds 200 per year.

Boxes.—Cribb's Foresell to the Stage and Priving.—Saturday the Champion of England nade in the sease of the seas

In the Insolvent Debtors' Court on To